FILE DESCRIPTION NEW YORK FILE

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ROSENBERG/SOBELL SUBJECT COMMITTEE FILE NO. 100-107111 VOLUME NO. BULKIES 1B66/ SERIALS. THRU

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(7-17-52) BULKY EXHIBIT - INVENTORY OF PROPERTY ACQUIRED AS EVIDENCE Field Division Parile: 100-387835 Date 9/15/55 VATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSEYBERG CASE Title and Character of Case: IS - C SEE BELOW Date Property Acquired: SEE BELOW Source From Which Property Acquired:

FD-192

SEP 1 5 1955

Efforts Made to Dispose of Same: Description of Property or Exhibit and Identity of Agent Submitting Same:

Location of Property or Bulky Exhibit:

Reason for Retention of Property and

SEE BELOW

EVIDENCE AND INFORMATION DISPOSITION: PERMANENT

VAULT

June 1955 form letter signed Helen Sobell. Rec'd 7/11/55 from FBI, Cincinnatti. Subm. by SA Richard G. Minihan on 9/14/55. 661.

Photostats of transcripts of public testimony taken by HCUA on 8/2/3/4/5/55 in connection with captioned organization. Rec'd. 8/19/55 from BAC, WFO. See ser.18024 662.

5 throwaway letters issued by committee. Rec'd. 8/55 from CSNY 48-S. Subm. by SA R.A. Minihan 9/21/55. pv

Telegram from Helen Sobel to Dr. W.E. Dubois. Rec'd. 8/15/55 from CSNY 48-S. 663.

Pannhlet entitled Ethel and Julias Rosenberg. Rec'd. 7/25/55 from CSNY 48-S. 666. Pamphlet entitled Atomic Scientist asks Justice. Rec'd. 7/25/55 from CSNY 48.

667. Press release 7/26/55 from CSNY 48-S, rec'd. 8/1/55.

NOTE: Exhibits 663 subm. by SA Richard A.Minihan 9/22/55/pv

Dear Friend letter from Aaron Schneider. Recd. 9/12/55 from CSNY 48-S. Subm. by

Press release re: Sept. 29, rally at Carnegie Hall. Recd. 9/19/55 from CSNY 48-S. Subby SA Pichard A. Minihan on 10/7/55. ms 668. 669.

Press Release re: Carnegie Hall meeting 9/29/55. Recd. 9/15/55 from CSNY 48-S. Subm. by SA Pichard A. Minihan on 10/7/55. ms 670. 100-107111-13123 SEARCHED INDEXED.

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FD-192 (7-17-52)

BULKY EXHIBIT - INVENTORY OF PROPERTY ACQUIRED AS EVIDENCE

Field Division NY Purile: 100-387835 10/12/55 Date NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE Title and Character of Case: IS-C SEE BELOW Date Property Acquired: SEE BELOW Source From Which Property Acquired: VAULT Location of Property or Bulky Exhibit: EVIDENCE AND INFORMATION ' DISPOSITION: PERMANENT Reason for Retention of Property and Efforts Made to Dispose of Same: SEE BELOW Description of Property or Exhibit and 671. Rally Program of Carnegie Hall. Rec'd 10/4/55 from CSNY 425-S. Subm. by SA Richard 672. Panablet entitled "Judgement of Julius & Ethel Rosenberg" by John Wexley. Rec'd

Subm. by SA Richard A. Minihan on 10/12/55. (sh) \$70

C73. From distributed at "Assembly for Justice for Morton Sobell held 9/29/55 at 674. Leaflet, "The Facts in the Case of Morton Sobell. Control of the second of the s

675. Aird intednded for use to get information for the Sobell Committee.
NoIE: Fx: bits 18673 thru 675 rec'd.

Subm. by SA Alesio Saviola 11/8/55. pav

Subm. by SA Alesio Saviola 11/8/55. pav

676. Analyzis of the Case Against Morton Sobell prepared 10/10-11/5 by Prof. Love. 677. We print of review of book, "The Judgement of Julius & Ethel Rosenberg" appeared in Bebinitte 67P

WOTE: Above exhibits rec'd. by CA Alesio Saviola 11/10/55. pav

Field File #:

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JULIUS ROSENBERG, et al. NEW YORK BULKY EXHIBIT FILES

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amittee To Secure Justice For Morton Sobell

1050 SIXTH AVENUE, NEW YORK 18, N. Y. LOngacre 4-9585

June, 1955.

Dear Friend:

Now is the time when your help means most. Five years ago my husband, Morton Sobell, was imprisoned with Ethel and Julius Rosenberg. Two years ago the Rosenbergs died. The truth which did not save their lives, is being revealed now in the case of my husband.

The investigations which have already disclosed that six major prosecution witnesses have committed perjury must go forward. These investigations and the legal steps which our attorneys are planning, need funds.

You, who have understanding, must provide the help without which we cannot proceed.

I want you to have the enclosed reproductions of the works of Picasso and Hugo Gellert. I believe that these artists have captured the heroism of the Rosenbergs and of my husband, Morton Bobell.

Your response to this letter will determine how quickly my husband will be free. I know that you will do all that you can. Paichfully yours,

Helen Lobel

(Mrs. Morton Sobell)



"Neither death nor Alcatraz will keep the truth hidden. I will never be forced to bear false witness."

MORTON SORELL

18661

Issued by

COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL 1050 SIXTH AVENUE, NEW YORK 18, N. Y. . LONGACRE 4-9585



THE RESERVE OF THE PARTY OF THE



PICA880

"History will record the track and give the guille a chance to right the great wrong done us."

ETHEL AND JULIUS BOSENBERG

M.7. 7 55

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SOBELL COMMITTEE 1050 SIXTH AVENUE NEW YORK 18, N. Y.

18661

MENTION COMMITTEE TO SECURE LO 4-9585 1050 Sixth Avenue, New York 18, N.Y. August 24, 1955. labor Day usually means the return of thousands of New Yorkers to the city. It is the end of vacation periods and the terrific heat. It is the time when we breathe a deep sigh and decide we've got to get back to work. For us who work for the securing of justice for Morton Sobell, it means that it is time for the re-establishment of our-local groups and committees, and the undertaking of many new and fruitful tasks. New opportunities are now present to break new ground. I giving way before the truth and the needs of the people. Fear is It is our suggestion that we start by bringing together as man people as possible in someone's home or elsewhere matter whether the people were in this work or not. The gathering should be social in character without fund raising or any other. obligation. The purpose should be to bring the people up to date on the latest developments. We will be happy to have someone come from the New York Committee to give the people present the latest facts in the case and the campaign throughout the country. Let us know as soon as you can when you and your friends will meet On September 29th, our Committee is calling an "Assembly for Justice" for Morton Sobell. It will be an important event in our public campaign in that it will occur on the eve of the resumption of the Un-American Activities Committee hearings on October 3rd.

Nove positively at will mark the start of row lead at the star More positively, it will mark the start of new legal steps in this great fight for truth. The September 29th event will take place in Carnegie Pall. A fine, historic program is prepared which in its content will be a step forward. That program will be announced in a short while. Tickets are already on sale at the committee office. The admission price will be 01.25. Call us or write and we'll send you a batch of tickets. Let's fill Carnegie Hall. Since the publication of the Wexley book, the demand for the trial transcript is growing again. Should you have any copies of the transcript in your home, please return them immediately, or try to sell them and send in the money so that additional copies can be printed. VOLUNTEERS ARE URGENTLY NEEDED. IF YOU KNOW OF ANYONE WHO CAN TYPE OR DO: ANY OTHER CLERICAL YORK, PLEASE ASK THE TO COME UP TO IF YOU KNOW OF SEYONE WHO CAN THE OFFICE OR CALL LO 4-9585. Sincerely, aaron Henerden Aaron Schneider FOR THE COLD

National Committee to Secure Justice for Morton Sobell LO 4-9585 1050 Sixth Ave., New York-18, N.Y.

August 22, 1955.

Dear Friend:

The hearings of the House Un-American Activities Committee have crystallized a growing feeling that conditions now exist for a large scale, national effort on behalf of Morton Sobell. For some weeks prior to the Washington hearings, informal discussions among those now active in the Sobell campaign and people formerly active in the Rosenberg clemency campaign indicated that the possibility presently exists for successful, favorable activity.

All who participated in those discussions agreed that the overwhelming need at this moment was for the development of a bold and
effective program of reaching out to millions with the story of the
Rosenberg-Sobell case. It is the view of the National Committee
that this national program should be brought to cities around the
that this national program should be brought to cities around the
country by visits, by the revitalization of existing committees
and groups, and by the raising of sufficient funds to launch
as significant public campaign. of the

As a practical and important step in this direction, we are happy to announce important steps in the direction of establishing a "team" in the National office. David Alman, the former Executive Secretary of the Rosenberg Committee, has agreed to come to our Secretary of the Rosenberg Committee, has agreed to come to our Committee on a full-time basis. Aeron Schneider, who had returned to the Committee on a temporary basis, has agreed to stay one to the Committee on a temporary basis, has agreed to stay one to the Committee as in the past. To these three we add service of the Committee as in the past. To these three we add as effective leadership, Helen Sobell, Joseph Brainin, Emily Alman as effective leadership, Helen Sobell, Joseph Brainin, Emily Alman and Norma Aronson. These people together with other members of the the National Committee and the fine people in all parts of the country, constitute a national "team" of active, experienced people.

Plans are underway for a series of field trips by national office people shortly after labor Dey.

We urge you to re-examine your local program in the light of the new opportunities which present themselves for winning freedom for We desire urgently that you make your views as to the national and local programs known to us. Morton Sobell.

We hope that you will call together your local group or committee as soon as possible for the purpose of discussing a more energetic program. In addition, we suggest that immediate, practical steps be taken to increase the sale and distribution of the Wexley book and in regard to all of the other proposals for action presently before your group.

We know that all of us have a great and important task with many problems. We feel deeply, however, that by working together and 18663 consulting together we can dispose of every problem in a way most fruitful to the campaign for Sobell's release.

Sincerely,

David alman Helen Sobell Garon Schwide

David Alman

Helen Sobell

Aaron Schneider

National Committee to Secure Justice for Morton Sobell

P. S. A summary of the Washington hearings will be ready very shortly.

New York Committee to Secure Justice for Morton Sobell 1050 Sixth Ave., New York 18, N.Y. 10 4-9585

August 10, 1955.

Dear Friend:

During the last week, some twenty three people active in the movement for clemency for Julius and Ethel Rosenberg and freedom for Morton Sobell testified before the House Committee on Un-American Activities. In spite of all attempts to obscure the truth, the witnesses demonstrated that the movement in behalf of the Rosenbergs and Sobell arose because of the evidence which decisively proves that a terrible injustice has been done.

The Un-American Activities Committee is attempting to shore up the tottering structure of perjurers and informers upon which the Rosenberg-Sobell case was based. The freedom of Sobell will utterly smash that system. The Un-American Activities Committee, seeking to maintain this subversion of American justice, will continue their attempt to keep that system elive by new attacks on the movement to free Norton Sobell. They have already announced new hearings on October 3rd, 1955.

on the movement to free Norton Sobell. They have already announced new hearings on October 3rd, 1955.

Inevitably involved in any such investigation by the House Committee is the principle of freedom of speech and association, a principle subscribed to overwhelmingly by the American people regardless of their diverse opinions on any particular issue itself. Because the clemency campaign was the largest and most important movement of our times, every attack on it directly affects the rights of millions of Americans to ask for redress of grievances.

In the early Fall, the attorneys for Morton Sobell intend to file their request for a new trial. This application will contain startling new evidence which will strengthen the sentiment for the full truth in this case.

The work of the National Committee must be augmented to win a new trial and to meet the attacks on the truth. The Attorney General's office will do all in its power to prevent a reversal of the Sobell case. We know that the truth will conquer the lies and the slander. But the truth must get to the people. For that, funds are needed urgently.

For this purpose, we have launched a national drawing for one of the finest examples of Mexican art. The painting, "Standing Women" has been acclaimed as a brilliant example of mural technique. Francisco Dosamantes, the painter of this fine work, is a leading Mexican artist. The book enclosed is worth \$10.-; the coupons are 50 cents each. The drawing for this painting will take place at the end of November 1955. Use this book yourself and among your friends. Send us the money as quickly as possible. If you wish more books, please let us know, and we will be glad to send them to you.

Your help will make it possible to finance the essential court appeal for a new trial and to defeat the attempt to destroy the truth by the House Un-American Committee.

Thank you for your cooperation.

1B663

Sincerely yours,

Aaven Haueider

Aaron Schneider

FOR THE COMMITTEE

An innocent man has been sent to Alcatraz for 30 years!



MORTON SOBELL, scientist and father of two children, is now in Alcatraz serving his 5th year in prison. He was sentenced to 30 years in the Rosenberg trial although the judge admitted he had nothing to do with atomic spying. Morton Sobell maintains his absolute innocence. Newly-discovered evidence shows he is telling the truth. The new evidence proves the chief prosecution witnesses are liars.

TYPICAL WITNESS: Elizabeth Bentley (right), called the "missing link" by the court, is now exposed as a perjurer. Former Congressman Byron Scott, lawyer for one of Bentley's many victims, declared after studying Bentley's record: (New York Post, April 19): "All of her statements that are susceptible to check have been checked against the known facts, and we have found her statements could not have been correct."

TYPICAL LIE: Bentley claimed an air force major secretly tipped her her off in advance about General Doolittle's air raid on Tokyo. BUT—Scott uncovered that the "major" she named was a civilian until six months after the raid.

Yet the testimony of this same lying witness helped send the Rosenbergs to their death and Morton Sobell to Alcatraz—even though she had to admit she never met them.



THE MISSING LINK

Can any American be secure so long as people can be executed and imprisoned on the word of such perjurers?

Seventh Ave. and 57th St.

In memory of the Rosenbergs

- New musical composition '
 "In Memory of Two Martyrs"
- New Play "The Innocents"
- Guest Speakers

Admission: \$1.25 (tax incl.)

Tickets available at:

COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL, 1050 6th Ave. (at 40th St.), N. Y. C.

Committee to Secure Justice for Morton Sobell 1050 Sixth Ave., New York 18, N.Y. LO 4-9585

May 26, 1955.

Dear Friend:

Enclosed is a copy of a new leaflet which should get the widest distribution. It combines the announcement of the memorial on June 16th and important informative material.

It is the first in a series of brochures which expose the perjuries in the Rosenberg-Sobell case.

Please arrange for distributions at once. Leaflets may be obtained at the Committee office for \$5.00 per thousand.

Sincerely yours,

Garon Klueider
FOR THE CONTITTEE

Committee to Secure Justice for Morton Sobell 1050 Sixth Ave., New York 18, N.Y. LO 4-9585

Lay 26, 1955.

Dear Friend:

Today, more than ever, there exists the possibility for the vindication and freedom of Norton Sobell. The use of motivated witnesses by the Justice Department has been unmasked as a fraud on the American people. More and more Americans are speaking out for a return to the traditional freedoms which have made America great.

By an administrative action, Norton Sobell has been incarcerated in Alcatraz, America's cruelest prison reserved for habitual criminals and prison troublemakers. Alcatraz is 3000 miles away from Mr. Sobell's attorneys and the courts of jurisdiction in the case. He has been deprived of the right to see his two children. This has been done because Mr. Sobell has steadfastly asserted his innocence of the charge, "conspiracy to commit espionage," and has refused to join the ranks of the informers and perjurers in the service of the Attorney General.

Morton Sobell can be freed. Ethel and Julius Rosenberg, his co-defendants, gave their lives to preserve an America of peace, liberty and justice.

Your help is needed now to spread the truth throughout the world; to place ads in the metropolitican press; to press the legal fight; to carry on investigations. Morton Sobell needs and deserves his freedom. You can help make it possible.

We are enclosing a contribution book for you to circulate among your friends. Please sell the memorial certificates as quickly as possible and return the money to our committee between now and June 16th.

You can obtain additional books for your friends and fellow committee members by calling the committee office.

Sincerely,

Aaron Schneider FOR THE COLNITTEE

Paron Februeider

National Committee to Secure Justice for Forton Sobell 1050 Sixth Ave., New York 18, N.Y. LO 4-9585

SPECIAL MEMO ON WEXLEY'S "JUDGEENT OF JULIUS AND ETHEL ROSENBERG."

Glen Partridge of Montreal, Canada, writes to Helen Sobell:

"I have just finished reading John Wexley's book. And though I had already gone most studiously through the trial records and the various appeals to the Kigher Courts this tremendous story of the whole case reveals in new way the terrible injustice that was done to Ethel and Julius Rosenberg and your own dear husband. The book will be a powerful weapon in securing the release of Morton from Alcatraz and in winning his acquittal and freedom. We in Canada pledge you our support again now when some important victories are being won. They will certainly not be the last."

This is the experience of everyone who reads the book. Wherever it is circulated it is winning new adherents to the cause of justice for Morton Sobell.

We have distributed some 1900 books which is a good achievement for the first three weeks of publication. It must be said, however, that no city is meeting the real potential in the sale of this great work. Distribution of "The Judgment" is the main task before us for the next number of months. In the Fall, Morton Sobell's case will be taken to court for the purpose of winning a new trial. Hany thousands of copies of Wexley's book will be a great step in the winning of public opinion to back up the court action.

We ask you to do the following things now to help:

- 1. Start a program of popularising the book through talks at clubs, organizations, etc. Hold small parties and affairs to sell the book and raise money for additional copies.
- 2. Call and visit your local newspaper. Ask them to review the book.
- 3. Write letters to your local newspaper commenting on "The Judgment".
- 4. Ask for and order books from your local bookstores, department stores, etc.
- 5. Raise money to buy books for important people in your community. Visit these people and urge them to read the book.
- 6. Secure comments on the book from those people who have read it.

- 7. Secure and send to the National Committee special book funds to be used to distribute books to hundreds of distinguished Americans best reached on a national scale. The slogan, "Buy a Wexley book for yourself, and one for the National Committee" should be followed.
- 8. Money for books should be remitted at once. We cannot fill the orders we have unless the publisher is paid. He must pay the printer, etc. to get the books published. Books unpaid for make it impossible to distribute more books.
- 9. Wherever possible, take orders for books with money enclosed.

This historical work inspires all who come in contact with it. Mr. John Wexley has devoted three years of his fruitful life in selfless dedication to the work of writing "The Judgment." The publishers have gotten the book out despite of all obstacles. They have shown great courage and devotion to the cause of the American people.

Without you there is no Wexley book. By your work in the Rosenberg-Sobell case, you have made the book possible. Only to the extent that you will distribute it will the book have meaning and relevance. Upon you rests whether this book will be a contribution to Arerican justice, and justice for Morton Sobell.

Let us hear what you will do.

Sincerely,

Baron Schneider

Aaron Schneider FOR THE CONTITEE

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W. P. MARSHALL PRESIDENT

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DR-W E B DUBOIS

31 GRACE CT=

CORDIALLY INVITE YOU AS OUR GUEST TO COCKTAIL RECEPTION

TO AUTHOR PLAYWRIGHT JOHN WEXLEY ON PUBLICATION HIS

NEW BOOK THE JUDGMENT OF ETHEL JULIUS ROSENBERG TUESDAY

JUNE 14 FOUR-THIRTY ROSE ROOM GREAT NORTHERN HOTEL 118

WEST 57 STREET NEW YORK=

ANGUS CAMERON HELEN SOBEL

=118 57=二〇

THE COMPANY WILL APPRECIATE SUGGESTIONS FROM ITS PATRONS CONCERNING ITS SERVICE





RECEIVED 7-25-55
FROM CSNY48-S

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"Never let them change the truth of our innocence"

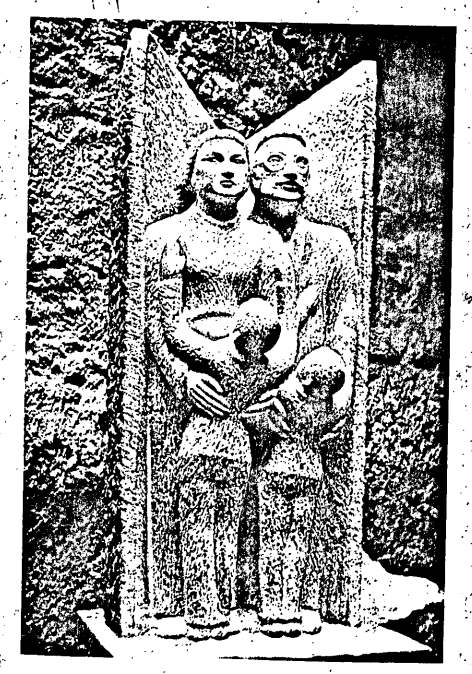
ETHEL AND JULIUS ROSENBERG

June 19, 1953 - June 19, 1954

Issued as a Public Service by

THE NATIONAL COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL IN THE ROSENBERG CASE 1050 SIXTH AVE., NEW YORK 18, N. Y.

18



Monument by George Salendre, Paria, 1954

IF WE DIE

by ETHEL ROBENBERG

You shall know, my sons, shall know why we leave the song unsung, the book unread, the work undone to rest beneath the sod.

Mourn no more, my sons, no more.
why the lies and smears were framed,
the tears we shed, the hurt we bore
to all shall be proclaimed.

Earth shall smile, my sons, shall smile and green above our resting place, the killing end, the world rejoice in brotherhood and peace.

Work and build, my sons, and build a monument to love and joy, to human worth, to faith we kept for you, my sons, for you.

OSSINING, N. Y., JAW. 94, 1953

"The integrity of justice as it is administered in the United States is at stake."
—Dr. Harold C. Urey

atomic scientist



DR. HAROLD C. UREY

asks justice for



MORTON SOBELL

1B 666.

they were executed.

ming that the integrity of

as administered in the

d States was at stake, Dr. The New York Times , proper trials cannot be se mid: UREY DENOUNCES ured for unpopular people and t is evident from the publicity of ATOM SPY'S TRIAI his trial that all those charg with crimes were unpopular then it will become impossible hen it will become impossible to secure justice for other some Charges Sobell Verdict Wa pular P 'Not Justified'-He Also until no justice Defends Rosenbergs Urey spoke at a test inner given him by the Sobell committee. The group is a unit of the it Committee to Secure chicago, Feb. 12—Dr. Harold cago chicago, Feb. 12—Dr. Harold cago cago **Urey Hits** Rosenberg,

Sobell Trials cted of conspiracy to nit espionage and s

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Integrity Of Justic At Stake, Says Ure

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integrity of justice, as it is ad-

At his testimonial d urday night in the Ham Hotel—a dinner sponsore the Chicago Sobell Comn _Urey said Chicago Sunday Cribune e trial of enherg and Mor February 13, 18 Part 1 -- Page 34 F ried and that the v

15 years imprisoney said he SCIENTIST UREY it will become im-HOLDS SOBELL

obtain justice for proper trials can oncity of this Speaks at Meeting to sal those charge Raise Appeal Funds of Insecurity of Insecurity is successful to the pouncity of Insecurity and Insecurity of Insecurit Speaks at Meeting to

Dr. Harold Urey, Nobel prize night that the espionage inning atomic scientist, said rising from

trial of Julius and Ethel Rosen-arising berg and Morton Sobell "was rity berg and Morton Sobell not in the best traditi in the best tradition of JOURNAL

of in the best tradition merican justice."

Urey spoke before 65 ons at a \$6.50 a plan the Hamilton hot The dir y the Ch lee for the oring Ur sing fur or a M er was sponsored cago Sobell communication of his as a scientist and it to finance petitions fer to a not her pend from Alcatrax, where he is

UNFAIRLY TRIED

ing a 30 year sentence.

Holds Verdict Unjustifies
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be secured for eople—and it is the publicity of the all those charge were unpopula imp

dition of America

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Atlanta, Ga Sobell Trial Hit by Urey

fatu

Text of an address by Dr. Harold C. Urey, atomic sci entist and Nobel Prize winner, at a testimonial dinner given in his honor by the Chicago Sobell Committee on Feb. 12, 1955, Hotel Hamilton, Chicago, Ill.

Naturally I am pleased that so very many good people have seen fit to honor me this evening. Also, I am pleased that Mrs. Sobell should present this scroll to me and thank her for her very kind words. But in a certain way the honor is of minor importance to me, certainly very minor as compared to other things associated with the activities of this evening.

As I am sure you all know, this occasion was organized from the beginning by people who believe, with me, that the Rosenberg-Sobell trial was not in the best tradition of American justice. I hope my friends who signed this scroll understood this.

I have not been personally acquainted with either the Rosenbergs or the Sobells. I am not unmindful of the terrible tragedies that have come to their lives and am very sorry about these matters, but my concern with this trial has stemmed more from a belief that the integrity of justice, as it is administered in the U. S., is at stake. If proper trials cannot be secured for unpopular people -and it is evident from the publicity of this trial that all those charged with crimes were unpopular-then it will become impossible to secure justice for other somewhat less unpopular people and so on until no justice is possible at all.

The power of our government is very great and it can afford to be just because of that great power. But there is an illness in this country since the war from which we will surely recover in time. This illness arises from a sense of insecurity and this sense of insecurity is due to the loss of our natural security barriers, namely: the Atlantic and Pacific Oceans, Our danger from foreign foes is now greater than it has ever been before in our history. This danger comes from the long range effectiveness of the aeroplane, as a carrier of powerful military weapons and to the existence in the world of a powerful revolutionary country, whose rulers do not accept the fundamental concepts of our way of life. There is a life and death struggle going on between these ways of life and I am convinced that each group is really determined to eventually destroy the other. I am in favor, as we all are, of the preservation of our way of life and I am sure that we will win in the long run and hope that the war stays cold. 18666

This concern with our basic security as a country has led many people, often in high places, to look for a scape goat, that is, an easy way to solve our difficulties. That scape goat has been spies, espionage agents, subversives in government. I do not condone such agents, but if all communists and all communist sympathizers should quietly die, the fundamental insecurity of this country would be the same as it is now. This very well justified concern for our security in a modern, dangerous world has led us to do things which will undermine our way of life, our form of government, our freedoms. This is my primary concern in this matter. I welcome this dinner and this scroll as a means of fighting one angle of hysteria, one bad case of injustice, as I view it.

There are many things of this kind, such as: the Oppenheimer hearings, Condon's clearance problems, the Lattimore case, passport problems, visa problems, etc. If I do not do anything about some of these things it is because of lack of energy to do so or because many other people have protested them. Perhaps the most disturbing feature of many of these procedures is the increased use of the professional informer by the Department of Justice and Congressional Committees. Recently one of these informers, Mr. Matusow, has stated that he has given false testimony and has accused Mr. Roy M. Cohn of complicity, which Mr. Cohn has denied. This specific accusation reminds one that Mr. Cohn was assistant prosecuting attorney in the Rosenberg-Sobell case. However, I warn you all that, in my opinion, communists, reformed communists and reformed reformed communists are not particularly reliable. I do not believe that they are reliable when they accuse Mr. Cohn nor when they accuse Mr. Lattimore nor when they accuse Mr. Sobell. Yet I am of the opinion, after study of the record, that Mr. Cohn's side of this story is incorrect and that Mr. Sobell was not properly tried and that the verdict and sentence were not justified.

One cannot separate the discussion of Mr. Sobell from a consideration of the Rosenberg case. In fact, one finds it difficult to understand what the evidence was against Mr. Sobell—for it was certainly far less important than that against the Rosenbergs. In fact, the great concern about the latter generally obscured the interests of Sobell. I wish to give you a brief outline of the case for I am sure many of you are not acquainted with the case and its general structure. Being a scientist, I have made a diagram of the case which enables me to understand the relationships.

The alleged conspiracy is represented by the diagram (Fig. 1). In this diagram an arrow pointing from individual A to individual B means that A testified that he had contact on espionage matters with B. No such arrow means that the individual denies such contact or there is no testimony. A broken line means assumed contact but no evidence or only indirect evidence. Gold admitted that he gave information to Yakovlev, but Yakovlev escaped from the U.S. and was not apprehended. Gold and Fuchs both admit contact. The Greenglasses admit that they gave information to Gold and that they received \$500 from Gold which he said he received from Yakovlev. The money was accounted for in the Greenglass' bank account. They agreed that they matched the pieces of the gelatin box top. Gold said he received his half from Yakovlev. The Greenglass portion was in Mrs. Greenglass' hand bag. They say that they received this from Rosenberg and that the division of the gelatin box top occurred in the Rosenberg apartment. The guilt of the Greenglasses and Gold was agreed to by all three. The Rosenbergs denied dividing the gelatin box lid or giving it to the Greenglasses.

The Greenglasses say that they gave information to the Rosenbergs and that they were recruited into espionage by the Rosenbergs. The Rosenbergs denied this, and denied that they had anything to do with espionage of any kind. They maintained that their contacts were the normal relations of in-laws. (Mrs. Rosenberg was David Greenglass' sister). Elitcher and Sobell were college acquaintances of Rosenberg. Elitcher testified that he and Rosenberg discussed espionage several times, although he maintained that he and Rosenberg never

FIGURE 1

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gave each other any secret information. Elitcher had been a communist; he had sworn in connection with his employment on war work that was not, and thus had committed perjury. He testified that this was so and that he hoped for clemency as he testified against Rosenberg. He has not been indicted. Elitcher testified that he drove from Washington to the home of Sobell in 1948 and that he thought he was being followed by F.B.I. agents. He says that when he reached Sobell's home, Sobell was much disturbed by his arrival with F.B.I. agents on his trail, and that thereupon the two took a can, presumably containing photographic film, to the neighborhood of Rosenberg's home. Elitcher said that he waited in the car while Sobell delivered it. This is the only evidence of an overt act on the part of Sobell introduced at the trial. Sobell did not take the stand in his own defense. Hence a broken line in the diagram.

The Rosenbergs denied all espionage contacts with Elitcher and Sobell.

No evidence was introduced to prove contact between Yakovlev and the Rosenbergs. Gold's testimony established no contact between him and the Rosenbergs. Greenglass testified that Rosenberg tried to get him to go to college to study atomic physics in order to be more valuable as an espionage agent, and the Government inferred that Julius Rosenberg was the center of an important spy ring. No evidence, beyond that mentioned above, was introduced in support of this.

The Rosenbergs denied all accusations but refused to answer questions relative to membership in the Communist Party. They did admit to a very leftish political point of view. They never, at any time, admitted any traitorous act. Many people with whom I have discussed this case do not know this, and I, therefore, emphasize it. Had they made any such admission, I would have never spoken one word in regard to the case.

In general, it is easy to deny accusations, but it is difficult to make false accusations without inconsistencies appearing in the testimony, and for this reason it is important to consider the details of the testimony against the Rosenbergs in order to judge its reliability, and it is important to consider motives and opportunity for wrongly accusing the Rosenbergs. Also, if one assumes that the evidence against the Rosenbergs was perjured, it is necessary to be able to account for the essential facts by some other set of contacts. I believe that the essential evidence for the conviction of the Rosenbergs was that given by David and Ruth Greenglass, that their testimony contains unbelievable statements, that the

plausibilities of certain details of their testimony can be explained, that they had powerful motives for involving the Rosenbergs unjustly, and, finally, that all the facts of the atomic espionage can be accounted for without the involvement of the Rosenbergs at all.

Elitcher testified to several conversations with Sobell in which espionage was discussed, but that no information ever passed between them. Do espionage agents constantly discuss their activities with old college friends without getting any information? This seems most improbable. The tale that Elitcher, who had never engaged in espionage, told of accompanying Sobell on an espionage errand when he believed F.B.I. agents were following him seems to me to be completely fantastic. Why choose to do this right under the eyes of the F.B.I.?

The bitterness that the case has aroused and the sentence imposed on the Rosenbergs and on Sobell was justified by Judge Kaufman on the basis of atomic espionage and yet no evidence was given connecting Sobell with this activity at all. In fact, no evidence was given except that relating to the transfer of a can containing 35 mm. film, and that by a confessed perjurer hoping for leniency.

Sobell was convicted and sentenced on the basis that he was part of a conspiracy and hence was guilty of many things which he personally did not do. Judge Jerome Frank stated that he should have been tried on a separate conspiracy. Judge Kaufman stated to the jury that they could not find Sobell guilty unless they believed Elitcher. I find Elitcher's testimony very doubtful—in fact, I find it most unconvincing. We should note that no court passed on the credibility of the testimony of any witness, due to the fact that higher Federal Courts do not review this question. The Supreme Court of the U.S. has refused to accept jurisdiction and this does not constitute a review of the case.

However, to return to the general case, we need to recognize that some espionage was performed. Fig. 2 shows an alternative diagram of the case. This differs from the first case only in the shifting of the arrow from the Greenglasses to the Rosenbergs to an arrow from the Greenglasses to Yakovlev. A contact to another agent of the U.S.S.R. would serve as well.

If the Greenglasses had direct contact with Yakovlev or other Russian agents all the requirements of the other testimony are met. A gelatin box lid was divided. Gold presented one half at Albuquerque which he said

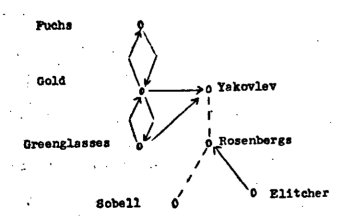
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he got from Yakovlev. The Greenglasses had the other half which they said they received from Rosenberg. On this basis Rosenberg gave the other half to Yakoviev and he in turn gave it to Gold. But, suppose Yakovlev divided the lid and gave one half to Gold and the other to Greenglass or to Mrs. Greenglass. In this case Rosenberg was unnecessary, Also, the Greenglasses can tell a very realistic tale of the division by substituting the Rosenbergs for Yakovlev. In fact, the inclusion of the Rosenbergs in the conspiracy makes no sense at all. They are unnecessary unless Julius was, indeed, the head of a big espionage ring, and the proof of the existence of that ring is non-existent up to the present time. If only the Rosenbergs had confessed! But we are reasoning in circles. The Rosenbergs were unnecessary to the plot and would have been only another point where the entire espionage effort could have been discovered.

If Yakovlev, or another Russian, could contact the Rosenbergs, why could he not contact the Greenglasses, and then why pass \$500 through the Rosenbergs' hands instead of giving it to the Greenglasses directly? Would you confess to being the head of a non-existent spy ring and let your children live under that stigma, or would you go to the electric chair maintaining your innocence? The letters of the Rosenbergs written to each other in Sing Sing prison give their answer to exactly this question.

Note where this diagram leaves the Rosenbergs and Sobell. Both are completely out of the atomic espionage ring and now we ask what did they do? Even the confessed perjurer's testimony, except for the one overt act,

FIGURE 2



only states that they talked espionage without ever doing any. Well, one should not talk espionage and if they had been given five years at Lewisburg, we might think justice had been done—that is, if you believe the testimony. I do not believe the testimony.

On such a basis, two people have been executed and one is in prison for 30 years on Alcatraz. And where are the surely guilty ones? One, David Greenglass, is in Lewisburg for 15 years. Two others, Ruth Greenglass and Max Elitcher, have never been indicted and tried.

Would it not be a wonderful trick for the communists if they could get innocent people sent to the electric chair and imprisoned for 30 years and get guilty ones set free or given moderate sentences? This is exactly what I think has occurred. This is one point to which the current hysteria has carried us.

MOTIVES

Elitcher had committed perjury and at the time of his testimony had not been indicted, tried and sentenced. He has not been so indicted or tried since. Had he been sentenced, no matter to what term, at the time of his testimony he would still have been anything but a reliable witness. I do not trust communists nor ex-communists nor perjurers, and I am sure that this view is shared by many others. But when pressure is put on such people, I trust them to do whatever they think necessary to get themselves out of their difficulties, especially when wives and children are involved. Surely Elitcher was tempted to give the testimony that the government wished to have.

The Greenglasses have admitted to a crime for which the maximum penalty is death. It is a custom in the United States to give consideration in sentencing a criminal to the degree of co-operation which he has given to the law enforcement authorities during the preparation and prosecution of the case. I suppose that criminals are advised of this situation by their attorneys or in other ways. At the time of the trial, David Greenglass had been indicted and was on trial but had not been sentenced, and the sentence could have been death. Ruth Greenglass has never been indicted and she was not a defendant in the trial. David Greenglass was given a 15 year prison sentence. It seems to me that the hope of lenient treatment must have constitued a motive for co-operation with the prosecution.

But "cooperation" is not synonymous with perjury and accusation against innocent people. Or is it? Does it

not depend on what the facts are? If the Greenglasses' contact was Yakovlev and not the Rosenbergs (see Fig. 2), the revelation of this fact would have given the government nothing since Yakovlev was in Russia. What takes place in a criminal's mind when he is trapped and the electric chair appears in his dreams? I do not know, but it seems likely to me that both the Greenglasses would have confidently expected 30 year prison terms if they had admitted that their contact was with Yakovlev or some other agent of the U.S.S.R.

People ask why the prosecuting attorney and the F.B.I. and the judge should wish to see two insignificant people put to death unjustly. After considerable conversation with lawyers on this subject, including one who worked on the government side of the case, I conclude that lawyers are more interested in the law than in

justice. Mostly they are interested in whether all the legal machinery functions according to all the rules, and are not in the least interested in the argument presented in this paper. There are exceptions, of course, as for example Professor Stephen Love and Professor Sharp, who helped the defense during the last weeks of the case without remuneration once he believed that a serious miscarriage of justice had occurred. However, it is my belief that the prosecution believed the Rosenbergs guilty. Once having believed the Greenglass account and having based the prosecution on this it would be difficult to adopt another point of view later. In fact, people do not allow themselves to be convinced that they have made such a horrible mistake as I believe has occurred. Once the government adopted this theory of the case, all concerned with it were trapped and were forced to continue to believe it.

CONCLUSION

I cannot review in a talk of this kind all the details of this case. This is better done by lawyers anyway. I commend to you Professor Love's statement on the case and Professor Sharp's book on the subject. But also a word in my own defense in presuming to say anything about the case. We have public trials in this country. The purpose of this surely is not to provide a Roman holiday, a substitute for a gladiatorial combat; but this is done so that each of us can judge the conduct of the trial. This means that you and I have the right to criticize the court, the jury, the prosecution, the defense, everything about it. In criticizing this case, I am exercising certain rights that were mine at birth and I wish to keep them until death. We all of us have the right to form an opinion in regard to these matters and mine is adverse in regard to this case.

I also wish to make a statement in regard to a remark that has come to me from a number of scientists. They say essentially, "Well, if you only knew what I know," or rather mostly, "if you only knew what someone I know knows about the case!" The inference always is that much secret information exists that proves everything but for security reasons, it cannot be made

public. My answer to that is that I do not believe this inference and do not believe people should be executed and imprisoned on secret evidence. I have discussed this question with a man, who saw some of the secret data at least. He says that Greenglass' paper looked to be genuine and that it contained valuable information. I have accepted this as fact, but does a paper tell you to whom the paper was given? My reply to these insinuations has been just as I have said above. There has been no answer to them. Before I accept these statements they must be told publicly so that we all can judge them.

I have been interested in this case and shall be interested in other similar cases because of my concern for the integrity of justice in this country. It is better to review a case in which we believe injustice has been done than to wait for the next one, when further injustice may occur. Will you not all try to do something about this series of doubtful trials or quasi judicial procedures that threaten our security as individuals living in a great free country.

I thank you all again for this dinner and scroll.

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Helen Sobell, wife of Morton Sobell, presents Dr. Urey with a bound volume of some 6,000 scrolls signed by prominent persons throughout the world honoring Dr. Urey for his achievements as a scientist and contributions as a citizen.

RECEIVED 7.25.55
FROM CSNY48.S

LS :3- July

Other Facts and the Full Trial Transcript Available at
COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL
1050 Sixth Ave., New York 18, N.Y., LO 4-9585



JUL 26 1955

NATIONAL COLLITTEE TO SECURE JUSTICE FOR HORTON SOBELL 1050 Sixth Avenue, New York 18, N. Y.

PRESS RELEASE FOR LIBEDIATE RELEASE

PARDON ATTORIEY ANSWERS REQUEST FOR PARDON FOR LORTON SOBELL

NEW YORK, July 22, Acting Pardon Attorney, Kenneth V. Harvey, in a letter released today by Lrs. Morton Sobell upon her return from visiting her husband in Alcatraz writes that "We shall look into hir. Sobell's case in the light of the representations made in your communication to the President and advise you further as promptly as is practicable."

The letter from the Justice Department was in reply to a letter by Ers. Sobell to President Eisenhower in which she called attention to the following facts:

- 1) A de contine trial no witness ever testified that my husband had ever given or received any secret materials
- 2) The one witness upon whose testimony my husband was convicted lian Elitcher, admitted that he was subject to a perjury charge and therefore anxious to please the anthorities hoping thus to escape punishment.
- other witnesses. This testimony was completely unrelated to my husband but reflected on him because in a conspiracy trial, as you are aware, each accused person is made responsible for all acts of any co-defendant.

engendered around the atomic spy accusations. These statements can be verified from the trial record and other documents which have come to light since the trial. This new evidence proves conclusively that not only was there perjury during the trial on the part of six witnesses but that from the beginning my husband was deprived of every right under the law. Initially he was brutally kidnapped while lawfully in Essieo. His arrest, his imprisonment, his conviction and sentence have been characterized by a coercive vindictiveness.

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Horton Sobell, serving a 30-year sentence in Alcatraz, continues to believe his innocence will be established, Ers. Sobell wrote in her reply. The recent trial in Dayton, Ohio in which one of the chief witnesses in the Rosenberg-Sobell trial, Harry Gold, was not believed by the jury means that "the truth regarding psychopathic liars and paid informers is beginning to come to light." At the Dayton trial the attorney for the defense used a book written by the noted author, John Wexley, entitled "The Judgment of Julius and Ethel Rosenberg" in cross-examining Harry Gold. "I am sending you a copy of this book", Ers. Sobell wrote to the Pardon Attorney, "it contains much material which will convince you of my husband's innocence. know you will give every consideration to undoing a grievous mistake which has resulted in depriving my husband of five years of his life, and my children of their father's care. This case has aroused grave questions and much apapathetic attention throughout the world. I pray that these considerations can be resolved in the favor of a man whom I know is innocent, and whom I love dearly."

The complete text of the letter from the Department of Justice signed by IIr. Harvey and IIrs. Sobell's reply are attached.

RECEIVED 2-1-55 FROM CSNY48.S

New York Committee to Secure Justice for Morton Sobell 1050 Sixth A'e., New York 18, N.Y. LO 4-9585

September 7, 1955.

Dear Friend:

Labor Day has come and gone. Now we <u>must</u> get to work. The "Assembly for Justice" at Carnegie Hall is on September 29th and we have a lot to do to make it the success so necessary to our common endeavor.

We are proud and happy to announce that Waldo Frank, the eminent author and critic, has consented to be a speaker on September 29th.

The New York Committee will meet on Wednesday, September 14th, at 8 p.m. at the Committee office. We urge you to attend.

A full report on program, and future activity will be made.

review will

Barton Brown Brown

Sincerely yours,

Garun Schneider
FOR THE CONTITTEE

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New York Committee to Secure Justice for Morton Sobell 1050 Sixth Ave., New York 18, N.Y. 10 4-9585

FROM CSNY48-S

RECEIVED 7-25 55

Dear Friend:

While we are getting ready for our summer vacation, let us not forget that an innocent man is completing his fifth year in prison, and that the work to uncover the truth in the Rosenberg-Sobell case must go on.

The discrediting by the jury of Harry Gold in the Dayton trial and the acquittal of Benjamin Smilg was a tremendous victory and due solely to the disclosures in John Wexley's book, "The Judgment of Julius and Ethel Rosenberg."

Our committees all over the country and our friends abroad are reporting new and intensified activities.

At our next meeting on

WEDNESDAY! JULY 13, 8 p.m.

in the Committee office, 1050 Sixth ave.

plans will be discussed how we can most effectively carry on the work during the summer months so that whether in the city or in the country you can help to bring the time closer when Forton Sobell too can spend a vacation together with his wife and his children.

We are counting on your presence.

Sincerely,

Aeron Schneider FOR THE CONTITUE

Lawn Schweider

National Committee to Secure Justice for Forton Sobell 1050 Sixth Avenue, New York 18, N.Y. LO 4-9585

PRESS RELEASE FOR IMMEDIATE RELEASE

SENATOR LANGER, WALDO FRANK, JOHN F. FINERTY TO SPEAK AT ASSETBLY FOR JUSTICE SEPT. 29th AT CARNEGIE HALL

NEW YORK, Sept.13 -- The national Committee to Secure Justice for Morton Sobell announced today that on September 29th, 1955 at 8 p.m. at Carnegie Hell there will be held an Assembly for Justice for Morton Sobell. The gathering will urge a new trial and a full investigation by the Senate Sub-Committee on Mivil Rights which is opening its hearings on October 3rd. Morton Sobell is serving his sixth year at Alcatraz as a result of his conviction as co-defendant with Ethel and Julius Rosenberg.

Speakers at this great gathering will include United States Senator William Langer (Rep.N.D.), the ranking Republican member of the Senete Judiciary Committee, Waldo Frank, novelist and essayist, and John F. Finerty. Mr. Finerty was co-counsel with Emanuel Bloch in the Rosenberg-Schell case, and counsel in the Sacco-Vanzetti and Tom Mooney cases. He is also a member of the board of the American Civil Liberties Union.

In all parts of the country, support for a new look at the facts in the Sobell case is evidencing itself. Dr. Philip

Morrison, distinguished physicist, in a message to the committee for Sobell expressed the view of thousands of Americans when he stated, "Morton Sobell is perhaps more than any living American the sufferer from the rage and fear which now are beginning to the sufferer from the rage and fear which now are beginning to leave our land. A just review of his cruel sentence is a leave our land. A just review of his cruel sentence is a necessary step in our path back to calm decency. Let us work necessary step, not for his bake only, but for our own."

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SEP 15 1955

National Committee to Secure Justice for Forton Sobell 1050 Sixth Ave., New York 18, N.Y. LO 4-9585

PRESS RELEASE

FOR INTEDIATE RELEASE

WARREN K. BILLINGS TO SPEAK AT CARNEGIE HALL ON SEPT. 29th FOR MORTON SOBELL

NEW YORK, Sept.14-The National Committee to Secure Justice for Norton Sobell amounced today that Warren K. Billings will speak at the Assembly for Justice on Thursday, September 29th, at Carnegie Hall. Mr. Billings was a co-defendant with Tom Fooney, and served twenty-three years in San Quentin Prison in California. Both Mooney and Billings were finally pardoned by Governor Olson after years of world-wide expressions of support by people in every walks of life. The case of Fooney and Billings is universally recognized as an atrocious frameup by the prosecuting authorities.

Er. Billings will be joined on the platform of the Carnegie Hall meeting by United States Senator William Langer (Rep.T.D.), Weldo Frank, distinguished novelist and essayist, and John F. Finerty, attorney in many major civil liberties cases.

The committee for Forton Sobell has asked the Senate Sub-Committee on Civil Rights to conduct hearings on the behavior of the Attorney General's office in the case of Morton Sobell. Nr. Sobell was co-defendant with Julius and Ethel Rosenberg. He is now in his sixth year of a 30 year sentence in Alcatraz prison.

John Wexley's monumental analysis of the Rosenberg-Sobell case, "The Judgment of Julius and Ethel Rosenberg" is arousing great interest throughout the United States. The latest review of Mr. Wexley's book appears in the "Library Journal" for August, 1955. The review states, in part, "Wexley emphasizes the point of 18670

view of many here and abroad, anti-Communist as well as Communist, that the Rosenbergs were victims of a national state of hysteria. He also claims that the testimony of Greenglass and Gold, chief government witnesses, was fabricated from half-truths under the direction of the prosecution; and that the judge was not impartial. The book is an emotional one and a convincing one, although the logic of some of the arguments against points in the government case is at times quite specious.

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REPUBLICATIONS

18

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PROGRAM

- * Angus Cameron, publisher Chairman
- * David Alman, novelist
 "The Injustice Against Morton Sobell"
- * Waldo Frank, novelist
- * Rose Sobell, mother of Morton Sobell
- * Warren K. Billings defendant in the Mooney-Billings case
- * Yuri Suhl, poet-novelist

DUET: Martha Schlamme and Nadyne Brewer

- * Edna Griffin
 "The Nation Fights for Justice"
- * Helen Sobell, wife of Morton Sobell Introducing Senator Langer
- * William Tanger, U.S. Senator

Note: Letters urging an investigation of the Constitutional questions in the Rosenberg-Sobell case should be addressed to:

Senator Thomas C. Hennings Senate Subcommittee on Constitutional Rights U. S. Senate Office Building Washington, D. C.

The Judgment of Julius and Ethel Rosenberg

(672 pages, including photostats of vital documents)

What John Wexley's Book Can Do for America...

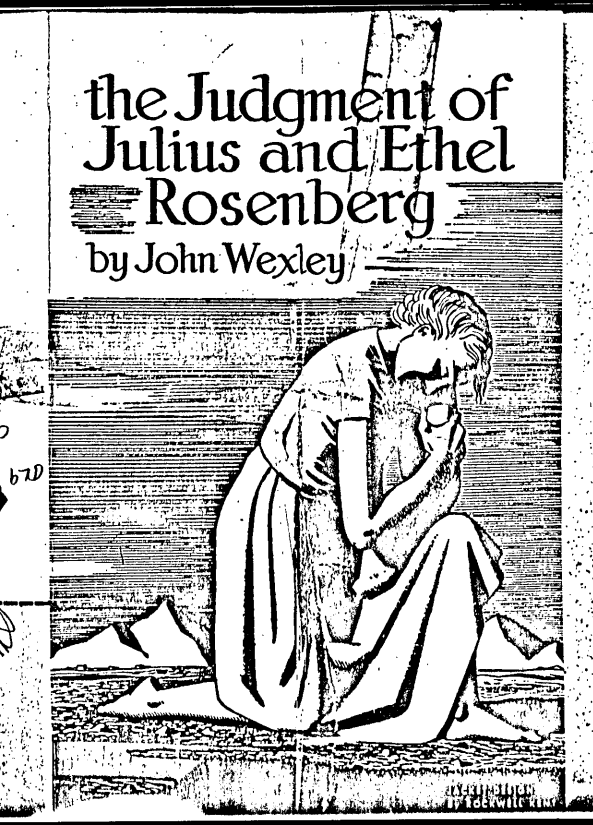
- It will help free Morton Sobell from the living death of Alcatraz where he is completing the 5th year of the 30-year sentence pronounced by Judge Kaufman.
- It will help make known the truth about the most important political trial of our generation and vindicate the Rosenbergs.
- It will help restore America to the path of reason and justice by illuminating the entire era of false witnesses and fraudulent trials.

We ask you not only to BUY this book ... We ask-you to SELL It!

THE JUDGMENT OF JULIUS AND FTHEL ROSENBERG exciting reading, but also MUST reading for you your acquaintances, and for important leaders munity. So that millions of people may learn the in this book, everyone with a passion for just a distributor of this giant among books.

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THE JUDGMENT OF
JULIUS AND ETHEL ROSENBERG,
published by Cameron and Kahn,
will surely be considered the classic, definitive work on the worldimportant case with which it
deals.

Author John Wexley, in releatlessly probing the Rosenberg-Sobell case, has interviewed scores of participants, traveled



JOHN WEXLEY

the same routes which the key prosecution witnesses said they traveled, and checked and double-checked every aspect of their stories. He has sifted the personalities and psychological motivations of every major character. As a result, he has unactured important new evidence of found and perjury in the prosecution's case against the Rosenergs and Morton Sobell.

He has woven all this together with painstaking documentation, dramatic impact and say ense. Mr. Wexley writes with the combined qualities of a pamatist, a legal authority, an historian, a political analyst a psychologist, and an expert investigator.

John Wexley's whole creative life was a preparation for this book, for he has always been profoundly concerned with the problems of justice. His firstplay, THE LAST MILE, a study of capital punishment, had a forword by Warden Lawes of Sing Sing attesting to its authonicity and significance. His play, THEY SHALL NOT DIE, dramatized the Scottsboro frame-up. As author of the screen play, (ONFESSIONS OF A NAZI SPY, he investigated methods of espionisse.

THE JUDGMENT OF JULIUS AND ETHEL ROSENBERG is a brilliant analysis of the case and meaningful reflection of our times which generations of readers and scholars will turn to in years to come.

You, the Jury:

The author has written this book so that every reader will be in a position to analyze and evaluate the evidence and thus assume the role of a juror in the case. The reader-juror will find answers to such questions as the following:

- What pressures and fears drove a brother to send his own sister to her death, and made a man send his best friend, Morton Sobell, to a living death of 30 years in Alcatras?
- What were the pathological phantasies admitted at a previous trial by Harry Gold which were never revealed to the Rosenberg jury?
- Why has the general public been led to accept the authenticity of Dr. Klaus Fuchs as the foremost atomic spy, solely on his own confession—that of a self-styled "controlled schizophrenic"?
- How was the guilt-by-association evidence of the ubiquitous Elizabeth Bendley utilized to provide political "motive" even though it never connected the Rosenbergs and Sobell with the crimes charged?
- Why was testimony admitted as evidence against the Rosenbergs from a photographer who was later exposed as a perjurer in a sworn affidavit by an FBI agent?
- What were the roles of Prosecutor Saypol and his "confidential assistant," Roy M. Cohn, and what went on before the trial between the prosecution and the attorney for the principal government witnesses?
- How did United States officials illegally arrange for Mexican "deportation" of Morton Sobell?
- Why did the Columbia Law Review state that "the rights of the Rosenbergs did not receive the precise and extensive consideration that must characterise the administration of the criminal law"?
- And why did Justice Hugo Black declare that the Supreme Court of the United States had "never reviewed the record of this trial and therefore never affirmed the fairness of this trial"?

172

PROGRAM

- * Vangus Cameron, publisher Chairman
- *d David Alman, novelist "The Injustice Against Morton Sobell"
- * Waldo Frank, novelist
- * Rose Sobell, mother of Morton Sobell
- * Warren K. Billings, defendant in the Mooney-Billings case
- ★ Yuri Suhl, poet-novelist

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Helen Sobell, wife of Morton Sobell Introducing Senator Langer

William Langer, U.S. Senator

02 4-56

Note: Letters urging an investigation of the Constitutional

/ / questions in the Rosenberg-Sobell case should be
addressed to:

Senator Thomas C. Hennings
Senate Subcommittee on Constitutional Rights
U. S. Senate Office Building
Washington, D. C.

David Greenglass, who admitted committing espionage, was sentenced to 15 years and will be eligible for parole in 1955. Max Elitcher, who admitted perjury, has never been indicted.

In other cases involving "ordinary espionage" (non-atomic) and tried under the same act under which Sobell was charged, the maximum sentence given was 10 years.

REMOVAL FROM ALCATRAZ

From the day of his arrest Morton Sobell has been under constant pressure from the Attorney General's office to "cooperate." But instead of making a false confession, Morton Sobell has persisted in efforts to win a new trial. On Thanksgiving Day, 1952, while legal moves were under way, Morton Sobell was abruptly transferred to Alcatraz penitentiary, 3,000 miles from his family and attorney.

Alcatraz was established as a maximum security prison for the isolation of repeated offenders and troublemakers who are considered a menace at regular federal prisons. For its severe restrictions Alcatraz has earned the reputation of being America's "Devil's Island." In Alcatraz, Morton Sobell is not permitted visits by his children. His wife can visit only once a month. Even then, they see each other only through a small glass panel and talk through telephones.

Recently the FBI paid three visits to Sobell in Alcatraz. The FBI agent suggested that Sobell might receive leniency if he would change his testimony and "confess" that he is guilty and that Ethel and Julius Rosenberg were guilty. Morton Sobell's answer was: "I am innocent. I will not soil my hands."

America by tradition abhors and distrusts confessions secured through "third degree" methods. Yet Morton Sobell remains in Alcatraz as a special prisoner of the Attorney General's office. He is under constant pressure to bear false witness against others as a price of his release.

FOR JUSTICE

We believe that justice can be done in this case only by Sobell's removal from Alcatraz, and by a new trial that will examine recent evidence of perjured testimony against the defendant. Supreme Court Justice Black has pointed out that the Supreme Court has never reviewed the case.

Efforts to win a new Sobell trial are continuing. Meanwhile, the voice of fair-minded Americans can end the torture of Alcatraz for Morton Sobell.

Will you join the thousands who are writing letters urging that Mr. Sobell be removed from Alcatraz to a regular federal prison?

Letters should be addressed to:

James V. Bennett, Director of Prisons
Justice Department
Washington, D. C.

Other facts and the full trial record are available at:

THE NATIONAL COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL

1050 Sixth Avenue • New York 18, N. Y. • LO 4-9585

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the FACTS in the case of MORTON SOBELL

MORTON SOBELL is not an ordinary prisoner. There is nothing ordinary about the circumstances of his arrest...his trial...his 30-year prison sentence...his continued imprisonment in Alcatraz.

Mr. Sobell was a co-defendant in the same trial with Ethel and Julius Rosenberg. The charge was "conspiracy to commit espionage." Morton Sobell, like the Rosenbergs, maintained his absolute innocence from the day of his arrest.

The main conspiracy charge in the trial concerned the atomic bomb. But Trial Judge Irving Kaufman admitted to Mr. Sobell in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project." Yet Morton Sobell was sentenced to 30 years.

Dr. Harold C. Urey, atomic scientist and Nobel prize winner, who studied the trial transcript, stated: "Sobell's sentence of 30 years at Alcatraz is completely out of line with any evidence of wrong-doing which the government was believed to present. In fact, I do not know what he did do."

There is a widespread belief that Morton Sobell is a tragic victim of the hysteria surrounding what the *Columbia Law Review*, a distinguished law journal, has called the "outstanding 'political' trial of this generation".*

THE BACKGROUND

Morton Sobell was born and raised in the Bronx, New York. He was graduated as an electrical engineer from the City College of New York, where he was a classmate of Julius Rosenberg. He received a Master of Science degree from the University of Michigan. During World War II, he turned down an important study fellowship and chose instead to work at a job that would contribute to the

*Columbia Law Review. The Rosenberg Case: Some reflections on Criminal Law (Vol. 54, p. 219, No. 2, February, 1954)

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PREPARED FOR THE NATIONAL CONFERENCE
OF ROSENBERG-SOBELL COMMITTEES
IN CHICAGO, OCT. 16-11 1953
BY PROFESSOR STEPHEN LOVE



Analysis of case against morton sobell

68 11-7-55.

The thirty year sentence imposed upon MORTON SOBELL is a blight upon the reputation of American justice. The sentence is unprecedented in its severity; it has no justification in the evidence; it is obviously the product of hysteria rather than representing a calm reasoned conclusion; it has arroused the protest of well-intentioned people the world over.

Despite the characterization of MORTON SOBELL as a "traitor" or as an "atomic spy", the record in his case is entirely devoid of any evidence which would justify either appellation.

SOBELL was neither indicted or tried for treason. The Federal Constitution requires that treason be proven by the testimony of two witnesses to the same overt act. Since no one - not a single person - testified that SOBELL gave any information to any representative of any foreign power, the charge of treason was out of the question.

The defendant was indicted under a fairly recent Federal statute; the indictment under which he was tried jointly with JULIUS and ETHEL ROSENBERG - which indictment was filed January 31, 1951 - charged them with having conspired with ANATOLI A. YAKOVLEV, DAVID GREENGLASS, RUTH GREENGLASS and HARRY GOLD (the last two of whom were not indicted), to deliver to a foreign government, the Soviet Union, between June 6, 1944, and June 16, 1955, while the United States was at war, certain documents, writings, sketches, notes and information relating to the national defense of the United States, with intent and reason to believe it would be used to the advantage of the Soviet Union; there was no charge that the same would be hermful to the United States.

Upon motion of counsel for SOBELL, the United States was compelled to file a list of the overt acts chargeable against SOBELL, which list consisted of nothing but a list of five conversations between SOBELL and JULIUS ROSELBERG between January, 1946, and May, 1948.

At the outset, it may be stated without fear of contradiction that despite the fact that the gravamen of the indictment was the delivery of documents, writings, sketches, notes and information relating to our national defense, nevertheless, not a single witness testified, nor was their a scrap of paper, to the effect that SOBELL had delivered anything to anybody at any time relating to our national defense. As a matter of fact, with the exception of the witnesses who testified to SCBELL'S alleged flight to Mexico, there were but two witnesses who even mentioned the mane of SOBELL, nearly, MAX ELINCER and UILLIAM DANZIGER.

Rowever, even the characterization of DANZIGER as a witness against Sobell is an act of supererogation, since his only testimony was that he and SCHELL had attended highschool together, had graduated from the same class of the Collage of the Cap of New York in June, 1938, had thereafter also worked together for some years at the Eureau of Ordinance of the Navy Department in Washington; that DANZIGER visited SCHELL at his home in Flushing, Long Island, in May, 1950, when he told SCHELL that he was in the electrical business and had asked SCHELL for the address of JULIUS ROSENDERG, who, as Sobell told him, was in the machine shop business, it being the witness idea that he might give ROSENDERG some machine shop work. The witness also testified that SCHELL told him that he was leaving for a vacation in Mexico in June, 1950, and when the witness came to his home, the SCHELL family was packing to leave and were going to Mexico City. He also testified that some time later, he received a letter from SCHELL from Mexico City, the return address on which was E. SCWELL, the letter containing a letter to be forwarded to his lister-in-law and to his parents. The return address on this letter being that of M. LEVITOV.

a cell of the Communist party in Washington at SOBELL'S suggestion, and attended meetings of that cell for two or three months after May, 1939, and until 1941; that he continued to be a member of the Communist party until 1948, one group of the party being known as the Navy Branch. He testified nothing further about membership in the Communist party, but he said that he met SOBELL again in 1947 at the Reeves Instrument Plant in New York where SOBELL asked him if he knew of students who could be approached concerning espionage and obtaining classified material.

The witness further testified that during the week proceeding Labor Day in 1944, he had a conversation with SOBELL, and that SOBELL was angry when he heard that ROSENBERG had mentioned his name.

The witness further testified that SOBELL was employed in the General Electric Plant in Schenectady in 1946, and then inquired of the witness whether there was any written material available as to his work; that SOBELL suggested or "implied" that the witness was to see ROSEMBERG about espionage business in 1946; and that in 1947, when he met SCBELL at the Sugar Bowl Restaurant, he asked the witness whether his wife knew about the espionage business, and also esked the witness whether he would let SOBELL know of any engineering students who were "progressive"; that in June, 1948, he told SOBELL that he was leaving the Bureau of Ordnance, and that SOBELL asked him to do nothing about that until he had seen SOBELL and ROSEMBERG, subsequently to which SOBELL arranged a meeting between the witness and ROSEMBERG; that at that meeting SOBELL and ROSEMBERG both tried to persuade him to stay at the Bureau of Ordnance because ROSEMBERG needed someone to work at that Bureau for espionage purposes, but that the witness adhered to his determination to leave Washington.

The witness finally testified that in July or August, 1948, when he was driving from Washington to SOBELL'S home in New York he was followed by two cars and that when he told SOBELL this the latter was angry; that SOBELL asked him to go with him to deliver a 35 millimeter film can to ROSENBERG and that they drove to the neighborhood of the Journal American Building, where SOBELL got out of the car; that when SOBELL returned he told him that ROSENBERG was not concerned about SOBELL'S having been if followed, and that he also admitted that he had once talked to ELIZABETH BENTLEY but said that she had not recognized his voice; the last time the witness talked to SOBELL was in June, 1950.

The foregoing testimony was the only evidence against SOBELL; it served as the basis for the thirty year sentence; it was not corroborated by another witness; it came only from the lips of ELITCHER who readily admitted that he knew he had committed perjury in 1947 in applying for a government position, in executing a loyalty oath and in concealing the fact that he was then a Communist; when he was interrogated about this case by the F.B.I. in 1950, they told him that they knew he was a Communist, and he was then fearful that he would be prosecuted by the United States government for perjury.

In view of the weakness of the evidence against SOBELL. you naturally ask yourself why he was found guilty. There are several answers to that:

FIRST: Apparently in reliance upon their conviction that there was not enough evidence to justify a conviction, counsel for SOBELL did not permit him to take the stand; that was a mistake. as it now appears;

SECOND: The government introduced evidence to show that SOBELL and his family had escaped to Mexico and stayed in a number of places under variations of the name "SOBELL"; since he did not take the stand, SOBELL gave no explanation of his flight, and that immediately prejudiced him before the jury; worse than that, the jury was not given any evidence as to the manner in which he had been kidnapped by the Mexican police, without process, and had been turned over the F.B.I. at the border; although 18676

The government was allowed to introduce evidence the theory that such activities would show the motives of these defendants as Communists; once that door was opened, the cause of the defendants, including SOBELL, was sunk. The first witness on the Communist issue was HARRY GOLD, a self-confessed spy, serving a thirty year sentence, who would some day be applying for parole. He had a Roman Holiday on the witness stand, relating alleged activities of the Communists with which the defendants were in no wise connected; as a matter of fact, he never even knew either SOBELL or the ROSEMBERGS; that this created an atmosphere and a prejudice against the defendants which they could not possibly overcome is undeniable. not possibly overcome is undeniable.

Another witness presented in connection with the Communist picturization of the case was our old friend, the ubiquitous ELIZABETH BENTLEY, Since she has made a career of professing to be a reformed Communist, and has made a living off writing books, presenting lectures, and testifying in practically every case and every Congressional hearing involving Communism, directly or indirectly, it was to be expected that sconer or later the charming Elizabeth would appear here, too. She was subpoensed from a hard-earned vacation in Puerto Rico, for the ostensible purpose of establishing the relationship between the Communist Party of the United States and the Communist International. She was allowed bowever to give an extensive history of what she Party of the United States and the Communist International. She was allowed, however, to give an extensive history of what she characterized her activities as a secret courier among many named and unnamed alleged Communists, which testimony consisted of many generalities, much hearsay, etc. The testimony certainly was calculated to give the jury a picture of very widely-spread and sinister activities of the Communists in this country. That it was very prejudicial to the defendants, in the eyes of the jury, cannot be doubted, even though she did not profess even to know the defendants.

Well, you ask me -- and your friends ask you -- if this case was so patently full of holes, why did not the Circuit Court of Apreals reverse a conviction based upon that evidence? Even lawyers ask me that. The enswer is simple. In the Federal
Judicial system, unlike the practise in most of the state courts,
the Circuit Court of Appeals, that is the Court of Review, is not
allowed to consider the credibility of witnesses or reliability
of testimony. Postionlands in the Federal Judicial system, that of testimony. Particularly in the Federal Judicial system, that is the jury's province. Mr. Justice Frank's opinion in behalf of the Circuit Court of Appeals: (p. 1648).

Federal Courts is hard to say. Time and time again, a trial judge upsets a verdict of "guilty", or criticises an acquittal as a miscarriage of justice. Time and time again, a state reviewing or appeals court reverses a judgement upon a verdict of guilty, sometimes without even sending it back for a new trial. History, too, has not infrequently shown juries to have been dead wrong. But in the Federal Judicial system, the verdict of a jury; however induced by fear, or hysteria or prejudice, if approved by the very trial judge who probably impelled that verdict, can never be set aside on the ground that it was based on false or unreliable testimony. Why must the defendants, why must the defendants, why must the defendants, why must we all, accept irrevocably the view of a Judge Kaufman and of a jury so exposed to the influence of his attitude and his rulings? Why may not a higher court review the reliability of the testimony, particularly when the very lives of people depend upon that testimony? I should think that every lawyer. every judge, anxious to vindicate the processes of law and to administer justice, as far as that is humanly possible, would demand that some higher court, in the fair and detached atmosphere Why that rule has become so well established in the ourts is hard to say. Time and time again, a trial

of a court review, free from hysteria and devoid of the spirit of "we'll show these Communists", review the evidence, every bit of it, and direct the acquital of the defendants, if the evidence did not warrant their conviction. That is what we have a right to expect of our courts; that is what courts are for:

In view of the above record, the sentence pronounced upon MORTON SOBELL by Judge Kaufman is almost incredible. Jointly with the ROSENBERGS he prosecuted an appeal to the United States Court of Appeals for the Second Circuit. The opinion of that court affirmed the judgement of Judge Kaufman although the Circuit Court Judge JEROME FRANK gave it as his opinion that MORTON SOBELL was entitled to a new trial on the ground that the evidence established, if anything, two separate conspiracies: (a) Conspiracy between ROSENBERG and SOBELL to solicit and obtain ELITCHER'S aid in estionage activities and to send military engineering and fire control information to Europe; (b) Conspiracy between ROSENBERG, GREENGLASS and GOLD to send atomic information from Los Alamos to Russia, with which conspiracy no one, and no evidence, linked SOBELL even remotely; Judge Frank held that trying SOBELL jointly with defendants charged with another conspiracy with which he had no connection was grave, reversible error. His two colleagues on that Court disagreed with him. The Supreme Court never passed upon that question, because it has steadfastly refused to take justisdiction of the case. SOBELL faces thirty years in jail because one judge of the Circuit Court of Appeals does not agree with the theory propounded by counsel and accepted by JUDGE FRANK.

That is one of the great tragedies of this case, namely, that in a case of this highly controversial nature, where the evidence is so insufficient, where the courtroom and outside atmosphere are so inimical to the defendant, where the possibility of a fair trial has been so obviously impaired, nevertheless the Supreme Court refuses to pass upon the case, refuses even to consider the full record. And the press, and the commentators, and that portion of the public misled by them, cry that the defendant has had a fair trial and fair consideration the court!

We must not allow our interest to lag, nor our desire to help an unfortunate fellow being grow cold. In a measure, MORTON SOBELL has suffered an even greater injustice than his fellow defendants, since we all concentrated, understandingly, on the ROSELBERG case. The SOBELL case is just as vital. The condemnation of an innocent man to a living death of thirty years, the destruction of his family, the martyrdom of his courageous wife, are factors which no American, no man with a human heart, can ignore. We must continue, both in the courts and by repeated appeals to executive clemency, and by unrelenting search for further evidence, to attempt to undo a great wrong! When public opinion resumes its normal atmosphere, when the witch hunt is over, when normalcy returns, America will thank us for our efforts, I am certain.

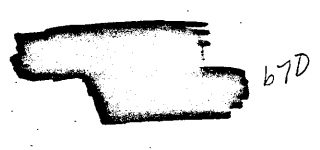


September 15, 1955 Volume 2, No. 37

INCORPORATING Fairfield County Spotlight

This is a reprint of a book review which appeared in Fairfield County, Connecticut.

Brett Ealliday, the author of the review is one of the leading mystery writers in the country.



BOOK FAIR

This is being written at 2:00 A.M., August 8, 1955 just after I have finished reading "The A.M., August 8, 1955 just after
I have finished reading "The
Judgment of Julius and Ethel
Rosenberg" by John Wexley.
Helen McCloy is vacationing on
Cape Cod and has not seen a copy of the book I am going to discuss. She will not read this until it appears in print. This is solely and wholly the work of Brett Halliday.

I feel sure that all of you who read this book will understand my reason for the above disclaimer.

In order that you may have some basis for assessing and evaluating the opinions I am going to express I think it will be well to also put the follow-

ing facts on record.

I am not a "bleeding-heart"

social reformer.

I am not a Jew.
I am not a Communist.

I am a native American 51 years old, a registered Democrat who occasionally votes for a Republican candidate. I am married, the father of one seven-year-old daughter, the owner of a dog, a cat, a canary, and two goldfish. I own my home in Westport (subject to a large mortgage held by the Prudential Insurance Co.,) and I manage to eke out a fair living under our system of Capitalism.

I have a sincere and fervent desire to be proud of my coun-try and my fellow-Americans. Reading this book of John Wexley's has been a soul-shattering experience for me. It is a huge book: terrifying and sick-making. I finished the last page of Appendix 22 page 664, about an hour ago, and I have been walking the floor in agony since then.

As I sit here at my typewrit-er and lift my head to stare at a window beyond which in the darkness lies America, I am frightened and nauseated. What sort of America is my

daughter going to grow up in? What sort of heritage am I going to leave her? Can I, as a father, remain silent tonight after reading this book and feeling as I do about it? No. I would be a lousy father

if I did that. And I want to be

a good father.

To me there is only one basic and inescapable conclusion that can be reached by any intelligent person who reads this book objectively:

Either: the facts presented are untrue, and/or the author's in-terpretation of those facts is in-

Or: the facts are true and the author's interpretation is cor-

If the first conclusion is the

By BRETT HALLIDAY & HELEN MCCLOY

right one, it seems to me that J. Edgar Hoover, Irving Kaufman Irving Saypol and Roy Cohn (to say nothing of a host of underlings) should immediately start suit against the author and his publishers for malicious and vicious libel.

If the second conclusion is correct, it seems to me that J. Edgar Hoover, Irving Kaufman, Irving Saypol, Roy Cohn, et al, should be indicted and tried for conspiring to murder the Rosenbergs.

I have no way of determining whether the facts and/or the author's interpretation of them are true or false. I only know that this book was published in June, and thus far I have soon no public announcement of any legal action against the author his publishers. To me this indicates they do not have grounds for such action.

Not only have these four me (to my knowledge) failed to protest Mr. Wexley's statements but neither has anyone else (to my knowledge). I can't make a fiat statement on this point, of course, because I regularly read only the New York Times daily and Sunday, The Sunday Hes-ald Tribune, The Saturday Review and The Nation weekly. In the months aince publication of THE JUDGEMENT of JULIUS AND ETHEL ROSENBERG' have not come across a single mention of the book, either pro or con, in print.

Let's stop and think about this for a moment. What does this mean to you as an American—to my daughter who will grow up in an America that looks the other way in abject fear and completely ignores the most accusative and inflamma-tory piece of writing since Zola took pen in hand to reopen the Dreyfus case?

Frankly, I shudder as I con-emplate the only logical antemplate swer to that question.

This is an exceptionally well-documented book. Hardly a page does not carry one or more footnotes citing sources. The appendices are full and well chosen, and the book is carefully en, and the book is carefully indexed. I feel certain that many of my readers in Fairfield County knew the publisher. Angus Cameron, in happier days wh he was the respected and be-loved chief editor of a major publishing house, and I hope a goodly number of them will order a copy of this book and read it, if for no better reason then because a man like Mr. Cameron had the basic guts and the essential qualities of Americanism to print this book and put it on the market.

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FILE DESCRIPTION NEW YORK FILE

ROSENBERG/SOBELL SUBJECT COMMITTEE
FILE NO. 100 - 107/1/
VOLUME NO. BULKY EXHIBIT
SERIALS 16 678
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JULIUS ROSENBERG, et al.

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JULIUS ROSENBERG, et al. NEW YORK BULKY EXHIBIT FILES

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716	REPRINT FROM MANCHESTER GUARDIAN	/		
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121	LETTER	/		
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JULIUS ROSENBERG, et al.

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712. 713.	MCSJRC bulletin 3/20/56. Rec'd. on 4/24 56. See ser mop Flyer "Innocent". Rec'd. from		Subm. by SA John W. Peters SA W. D. DeWitt on 4/24/5
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722. Regative and photographs of GLORIA AGRI ransport application. Rec'd. 3/23/56 Dept., Wash. DC. Subm. by SA Kenneth	Pass. Off., State J. Haser on 0/20/50. See ser
723. April 1956 Sobell Newsletter, San Francisco. Subm. by SA W.B. Savaga 724. Nov. 1955 Sobell Newsletter, San Francisco.	on 6/29/56. See ser
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726. Panplet "Trial Py Headline on Eve of Tr Subm. by SA Frank S. Perrone on 6/29/56	rial by Court". Rec'd. Trom SF PSI.
727. Famphlet "The Lord Russell Debate, on t	the Case of Morton Sobell". Rec'd. Subm. by SA John P. Marchi on 6/29/56.
723. 1 co,y of 13 pg. booklet "Prisoner on 3 by Emily & David Alman. Rec'd.	Our Conscience" The Story of Morton Sobell"
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733. Vol #1 Ins Angelos, Sobell Announcer. William on 7/9/56. See ser	Rec Subm. by SA
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42. Letter from Warren K. Billings dated June to secure Justice for Morton Sobell. Busin Room D 940 Broadway NYC. Rec'd 7/2/56 from 8/27/55. See ser	mess Reply Envelo	pe. "Mrs i	from committie Lorton Sobell Goodron on

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National Committee to Secure Justice for Porter Sebell 1050 Sixth Ave., Few York 18, F.Y. there is the life of the contain and the life of the party of the part Deer Friends The hearings of the House Un-American Activities Committee have erystellized a growing feeling that conditions now exist for a large scale, national effort on behalf of Forton Sobell. For some weeks prior to the Washington hearings, informal discussions emong those now active in the Sobell commaign and people formerly active in the Rosenberg clamency campaign indicated that the possibility presently exists for successful, fevoreble activity. All who perticipated in those discussions agreed that the overe whelsing need at this scrent was for the development of a bold and effective progress of reaching out to millions with the story of the Rosenberg-Sobell case. It is the view of the Ketionel Corrittee that this mational program should be brought to cities around the country by visits, by the revitelisation of existing convittees and groups, and by the raising of sufficient funds to launch. a significant public compaign. As a prectical and important step in this disection, we are happy to amounce important steps in the direction of establishing a "teen" in the Mational Office. David Alman, the former Erecutive Secretary of the Rosenberg Committee, has egreed to come to our Committee on a full-time besis. Aeron Schneider, who had returned to the Committee on a temporary besis, has egreed to stay one Don Rothenberg has indicated his willingness to put himself at the service of the Committee of in the past. To these three woodd. se effective leadorship, Helen Sobell, Joseph Brainin, Brilly Alman and Borm Arcuson. These people together with other newhere of ithe Katland Countries and the Camp payer in the payer of the country, constitute a national "teem" of estive, experience possing Torin and the second of the second se

他是"我们们"工作的是" drs the Recently classes compater division bed that the possibility THE TAXABLE PROPERTY OF THE PR 122 the particles of the trace of the state walning mad at this powers top for the development to be the effective program of reaching out to millions with the story of the Resemberg-School cese. It is the view of the Matieus L. Countitee that this maticual progrem should be brought to cities eround the country by visits, by the revitalisation of existing committees. and groupe, and by the raising of sufficient funds to leunch a significent public compaign. As a procticel and important step in this direction, we are hoppy to amounce important steps in the direction of establishing a "teen" in the Mational office. David Almen, the former Executive Secretary of the Rosenberg Committee, has agreed to come to our Comittee on a full-time basis. Asron Schneider, who had returned to the Committee on a temporary besis, has agreed to stey on. Don nothenberg has indicated his willingness to put himself at the service of the Committee as in the past. To these three we edd es effective leadership, Helen Sobell, Joseph Brainin, Enily Almen and Morse Aronson. These people together with other members of the Metional Committee and the fine people in all parts of the country, constitute a metional "teem" of setive, experienced people Pleas are underway for a series of field trips by national office. people shortly after labor Day, We wree you to re-examine your local progress in the light of the new opportunities which present themselves for winning freedom for Morton Sobell. We desire urgently that you make your views as to the national and local programs known to use We hope that you will cell together your local group or committee es soon as possible for the purpose of discussing a more energetic program. In addition, we suggest that inmediate, presticel steps be taken to increase the sale and distribution of the Wexley book and in regard to all of the other proposels for action presently before your groupe We know that all of us have a great and important task with many problems. We feel deeply, homever, that by working together end

consulting together we can dispose of every problem in a way most fruitful to the compelen for Sobell's release. 副学者は 神会はない まず Since of the state deretallized a grossing realing Darid alman Hon boll Para Devid Almen disserer of Belon Schools He tionel Comittee to Secure Justice for Morton Sobell STATE OF SHAPE STATE OF THE PROPERTY OF THE PARTY OF THE meteration decided the the continue of the continue of the continue of Control of the second s P. S. A summary of the Weshington heerings will be ready very sistantia contratta competen. As a project end and important while the state of the sta to anthrow the create stope to the strength of the selection of the select The same of the sa the same times of the Property of the Constitution of the American Street, and the first condition to a second to the secon The state of the s

An Innocent Man Is In Alcatraz

Morton Sobell, an American scientist, is in Alcatraz, in his sixth year of imprisonment. The charge was "conspiracy to commit espionage." Morton Sobell has maintained his absolute innocence from the day of his arrest, as did his co-defendants, Ethel and Julius Rosenberg.

Dr. Harold C. Urey, atomic scientist and Nobel Prize winner, stated, "Sobell's sentence of thirty years at Alcatraz is completely out of line with any evidence of wrong-doing which the government was believed to present. In fact, I do not know what he did do."

The trial of Morton Sobell was staged in a fear-ridden atmosphere in which the guilt of the defendants was taken for granted from the moment they were arrested. The nightmare of fear and suspicion which was part of the hysteria of the past years is now lifting as a result of the Geneva conferences. America cannot be free and at peace so long as American justice is in doubt. All Americans who wish for a better America must do all they can to right this great wrong to Morton Sobell.

ASSEMBLY for JUSTICE For Morton Sobell

CARNEGIE HALL September 29th, 1955

at 8 p. m.

Among the speakers are:

WILLIAM LANGER
United States Senator

WALDO FRANK
Novelist and Essayist

JOHN F. FINERTY

Eminent Attorney

Defender of Sacco and Vanzetti

WARREN K. BILLINGS
Co-Defendant in Mooney Case

Tickets at \$1.25 may be obtained at the box office or at

New York Committee for Justice for Morton Sobell 1050 Sixth Avenue - New York 18, N. 7. Longacre 4-9585

100-107111-18679

Committee to Secure Justice for Morton Sobell 1050 Sixth Avenue, N.Y.18, N.Y. 10 4-9585

September 20, 1955.

Dear Friend:

This is a special, emergency call. We ask you to devote a few hours this weekend to checking on and selling tickets for the Carnegie Hall Assembly for Justice on September 29, 1955.

This meeting, with its fine speakers gives us the opportunity to break through in new areas in every community — if we grasp it. In the New York area, we have never before had such speakers as: United States Senator William Langer; Waldo Frank, novelist and essayist; John F. Finerty, co-counsel with Emanuel Bloch in the Rosenberg Case, attorney in the Tom Mooney and Sacco-Vanzetti cases, and member of the board of the American Civil Liberties Union; and Harren K. Billings, co-defendant with Tom Mooney.

Carnegie Hall has 3000 seats; we must fill them. On October 3rd, the Senate Judiciary Sub-Committee on Civil Rights will open its hearings. There is so much at stake. Will you re-double your efforts to see that the 8000 seats at Carnegie Hall are filled?

In addition, ushers and other help will be needed. Please help us to get people who will report to the hall at 7 P.M. to make the meeting a success. Volunteers of all kinds are needed at the office for clerical and other help.

We urge you to plan gatherings in your homes, or other places in the mear future. Yuri Suhl has returned from a trip through Canada and the western part of the country. David Alman has come back from a cross-country tour. Ted Jacobs has just arrived from a European trip. All are available to speak at your parties or meetings. We targe you to schedule them and let

Let us pull together now to make Carnegie Hall a real step formard to freedom for Morton Sobell.

Simerely yours,

Paron Schuling Aaron Schneider

FOR THE COLLUTTEE.

P.S. Leaflets are available for distribution. If you can holp or sant leaflets for your area, please let us know.

100-104111-18680

August 27, 1955

An American Tragedy

THE JUDGMENT OF JULIUS

AND ETHEL ROSENBERG. By
John Wexley. Cameron and Kahn.

By Carey McWilliams

IT WAS the essential tragedy of the Rosenberg-Sobell case that the American public never received a clear and simely statement of the facts, that is, of the way in which the case began and the strange sequence of events that took place before the trial. This was not exclusively the fault of the press nor can it be entirely explained in terms of mass hysteria. The delense left a great deal to be desired. Then, too, some of the facts did not come to light until much later. The factual pattern, moreover, was inherently complex; it was not easy then—it is not easy today—to get a clear view of the case.

John Wexley, in this mammoth volume (678 pages), has tackled the problem in the right, way, namely, by first giving the reader a skillully constructed account of the events preceding the trial. In his view, the trial was an "empty ritual," the nub of the case consisting in the manner in which it unfolded. Part I, therefore, is devoted to lengthy acrounts ot the principal participants: Harry Gold, the Greenglanes, the Rosenbergs, Morton Sobell, Max Ulitcher, These chapters make it much easier for the reader to understand what happened at the trial. As a further aid to understanding. Wexley has written an introductory chapter in which he explains - and most conrancingly - why it is that tragedies like the Rosenberg Sobell rase are always compounded of many ele-ments: tentative and reluçuist halfues; coincidences and tenuous circomstantial evidence; half-truths and full truths; elaboration and embroidery; nuances, insinuations, and incuendos; careculty dropped hinus and suggestions; "piling it on" or the technique of adding glosses to the technique to adding gioses to many transfer and exhaustive interrogations; self-entrapment; arrival augmention of "motive" and "intent"; and, finally, actual collusion. It is live my a tareful analysis and she consistent and she consiste al the complex peretial fact sol site. the and of the trial strell in the he of this almost, that emables he branch the tender and a citat 7 477 4 Me part ste see ----

MR. WEXLEY makes no pretense of being neutral or dispassionate. But one does not need to accept as valid all the inferences, theories, and conclusions which he urges in order to be convinced, in the end, that the conviction of the Rosenbergs and Sobell, in Harold Urey's phrase, failed to meet the standards of Amer-scan justice. There are large recurrent doubts about aspects of the case which grow more disturbing with the passage of time and Mr. Wexley's shrewd reading of the testimony reawakens and confirms many of these doubts. I have not been able to check the author's relerences to the record against the actual transcript; it would take an entire summer to make the comparison. Two key phases of the testimony, howsuggest the nature of his حندراه يتع

Consider, for example, the strange case of the self-confessed spy, Harry Gold. In the trial of a man named Brothman, who was convicted of conspiring to obstruct justice shortly prior to the Rounting trial. Gold was on the stand for hearly five days. Not only did hedrerly contess that he had lied but he was clearly established that he had dabracated a mythical or fantasy existence for himself which had no relation to reality. "I had become so tangled up in this web of lies," he said, "that it was easier to continue telling an eccasional one than to try and straighten the whole hideous mess out It is a wonder that steam didn't come out of my ears at times." Yet, strange as it may seem, Gold was not cross-examined in the Rosenbeig-Sobell case and the jury never learned of the pattern of pathologi-cal lying to which he had confessed, as a witness, in the Brothman case. Even stranger is the fact that the judge who presided at the Rosenbeig trial and the prosecutor who conducted it had occupied the same roles in the Brothman trial and were familiar with Gold's testimony in that case. Incidentally there was that case, ancourant, and everything connected with it a strange air of unreality. For example, it is doubtful if a crime was actually committed; Brothman's conviction would appear so have been based o a series of delusions which Gold skilbully propried and artially main domind Liven more inservating is the e that the follow wi ed Gold, in the cost board on

Judge mes P. McGranery, who later became Attorney General, passed sentence on Gold (up. 72-77), makes interesting reading.

Even more convincing than his analysis of Gold's sestimony is Mr. Wexley's account of the testimony of Max Elitcher. It will be recalled that the direct evidence against Morton Sobeli derived solely from the testimony of Elitcher. Apart from the fact that Elitcher was "on the hook," for having previously falsified an affidavit, his testimony is inherently incredible. Elitener we are told, was a member of a group of conspirators engaged in espionage. But a more futile conspiracy it would be diffi-cult to imagine. The conspirators may have conspired but what they did in furtherance of the conspiracy is not clear. Four years elapsed from Elucher's initial retruitment and still nothing happened. No documents were stolen or photographed. no files were rifled, no plan, were purloined. Moreover, we are asked to believe that Elitcher was induced to enter this dangerous conspiracy after only five or six minutes conversation with a man that he had not seen for six years.

THE testimony of both Gold and Elitcher is vital to the structure of the story upon which the guilt of the Rosenbergs and Sobell depends. But the more one ponders their aestimony, the more one is impressed by Mr. Wexley's statement that the trial was a political prosecution, staged in a fear-ridden atmosphere in which the guilt of the delet dants was taken for granted from the moment they were arrested.

in a recently published study. Nicholas Halasz points out that the Drevius case was "a nightmare dreamed during a nightmare." The

Rosenberg-Sobell case has the same quality.

There is little reason to believe that this book, which is not likely to be widely reviewed al-though it should be, will produce any immediate change in American opinion on the case; the national erdict remains the same. But the popular verdict of the future may not be the same as the popular verdict of the cold-war years. Recognition that the handling of the Rosenberg-Sobell case, from its inception to the unseeming haste with which the final motions were disposed of, did not measure up to the standards of American justice will come slowly, painfully, one phase at a cime. she nightmare of fear and suspicion out of which it emerged is finally dispelled. The sense of wight, India's philosopher-statesman C. R. Rajagopalachari has written, is the most prominent thing that marks America's history.

ISSUED AS A PUBLIC SERVICE

V00-102111-18481

TEXT OF AN ADDRESS. BY U.S. SENATOR WILLIAM LANGER AT THE ASSEMBLY FOR JUSTICE FOR MORTON SOBELL, CARNEGIE HALL, NEW YORK CITY, SEPT. 29, 1955.

Mr. Chairman, Mrs. Sobell and my friends. I am delighted that Mrs. Sobell told you that I was the Senator from North Dakota. You know North Dakota, believe it er not, is the greatest state in the union. Every once in a while this evening when one of these distinguished guests came to me and said they were glad I was here and commenced to pay compliments to me for being here, I said to them that we have scores of folks out there in North Dakota who would do it if they were in my place.

Why, just to assure you what strong, virile men we have out there in Morth Daketa, a while age a follow died ever in England leaving .80,000 to a follow maned doe Johnson in Morth Daketa, aged 80 years. So a lawyer came over from England looking for Joe Johnson. He finally came to the little town of Rugby, W.D., and there he went over to a house and said, "Does Joe Johnson live here?" "Yes." "But you don't look 80 years old." "Oh," he said, "I am only 60. You're thinking of my father. He lives up the street two blocks." And so the lawyer went up the two blocks and went over to that house. The lady of the house came cut. He said, "Does Joe Johnson live here?" And she said, "Yes, but he isn't home." "Well, is he 60 years old?" "Oh yes, he is 80 years old. But he is over at the church, He is attending his father's wedding."

You know out there in the great West—and it is a beautiful country—I want to say to you New Yorkers here who take all these trips to Europe, Asia, and Russia lately, you talk about the Alps and you talk about beautiful lakes. Why, there isn't anything over there can begin to compare with the beauties of the state of North Dakota.

You know, I believe one of the greatest jobs in the United States is that of being U.S. Senator. That is especially true if you represent a great state, if you don't owe any obligations to anybody but to the people, where you can say anything you want to and do anything you want to and be entirely happy while you are doing it. I want the press to know that, and they are here, I understand, tenight to report my speech. I want them to tell the press in North Dakota that William Langer spoke here tonight and he is very, very happy to be here.

Earnegie Hall, I promised at these times to put certain articles and legal instruments into the Congressional Record, and you know it is a strange thing. I placed, and maybe Mrs. Sobell will feel better, I think, when I tell her I placed the William Peters case into the Congressional Record and he won. And I put the Scheiner case into the record and he won. Of course you all know that great champion of human rights here in New York City, Corliss lamont. I can't tell you the great pleasure it gave me to rise on the Senate floor at the time when he was cited for contempt by the McCarthy Committee, to appear there and help Senator Lehman of your state in that great fight we made to keep Corliss Lamont from being cited. And what particularly pleased me was that a few weeks later, we, Senator Lehman and I, had the great pleasure of reading the decision of the centempt.

* abridged

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Well, now you know when I became Attorney General of my state, as lirs. Ecbell told you, I was only a young fellow. That time we found 441 man (they weren't all men; there were seven women) 441 altogether confined in the Penitentiary. Ten know it gave me a great deal of pleasure to have a thorough investigation made of every case. You would be interested to know that in there we found two Negroes and you know in North Dakota we only have a population of 208 Negroes altogether, and so when I found two of them in the penitentiary sentenced to life, Mr. Williams and Mr. Modes, we spent 400 and got out the record and got it before the Pardon Board. Then we found cut that both those men were absolutely innocent and both of them were discharged. It is our belief out there in North Dakota it is better to have 99 guilty go free than have one innocent man sent to the penitentiary.

When I came to the Senate, I had had varied experiences. One was as State Atterney General of the county, and as Atterney General of the State, and as Governor. When I became a '.S.Senator I promptly proceeded to organize a committee on matical penitentiaries and nobody else wanted the job so they gave it to me. I was the chairman of that committee for a great number of years, and when the Democrats got in—due to Wayne Morse—I lost my chairmanship and the result was I am only one of three.

In these penitentiaries we have 21,500 immates and most of these people haven't got a friend on earth. A lot of them that get in aren't as lucky as Morton Sobell to have a beautiful, fine wife who is loyal to him and amxious You find quite the opposite in some of these cases. As chairman te help him. of that committee and as a member of that committee I have investigated every penitentiary in the United States of America, every federal prison, all 18 of them and also the work farms. It is a very simple procedure. You get up about three e clook in the morning and you go over to the penitentiary. You have a card of admittance and they can't keep you out, because you are either the chairman or a member of this committee. We investigate to see whether there's been any discrimination—any racial discrimination. We investigate to find out whether there has been an excess of solitary confinement. We make a thorough investigation to ascertain just exactly how that penitentiary is rum. And you know, my friends, upon my tembstone, if I have nothing else, I hope there will be something on there that will say that since the organization of that committee there has not been a single riot in all the 11 years in any federal penitentiary, not one. Certainly we people here in America can run those prisons in a humane not one, Certainly we people here in America can run those prisons in a number and not run them the way Atlanta prison was run shortly before this semistee was erected. All the riots that they have had in various states (men have been killed, guards have been held as hostages and millions of dellars worth of property have been burned), have been due to the fact that the prisoners were not treated in a humans manner, with sufficient food and with all that some with heirs confirmed in a manifestation. and with all that goes with being confired in a penitentiary.

Yet I can tell you this—of all the prisons in the United States, the worst hellhole of all is Alcatras. I have been there time and again. I have made report after report that that prison be closed up. It was established by Spain during the period of the Spanish Inquisition over 420 years ago. There it is today, 12 acres, not enough land out there to give exercise to the prisoners. Fermer Atterney General Frank Murphy made an investigation of Alcatrax and he recommended that it be closed. I've taken this matter up as a U.S. Senator time and time again, and I'm happy to inform you tonight that at last Jim Bennett, Director of Prisons of the United States government, is also recommending that Alcatrax be closed, closed forever in the United States of America.

How you know, when you have been Atterney General of the State, it's a replica of what being Attorney General of the United States is. The U.S.Attorney General only operates on a larger scale than does the Attorney General of the State. I have always maintained that it's the duty of the Attorney General of the

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state to be just as much interested in seeing that no innocent man is sent to a penitentiary, as it is to see a guilty man sent there. As chairman at the Judiciary Committee of the U.S. Senate that was our object, and you know, it's hard to describe to you here tenight the terrific power, the almost unbelieveable power, that is in the hands of the Attorney General of the United States of America. The entire Department of Justice is in his hands, the F.B.I., J. Edgar Heaver's department, 30,000 young men and some women who are working for them. You can readily understand that when a government goes in convinced that a man is guilty, what small chance that man has. I think it is just as much the duty of the F.B.I. and the Attorney General to dig up the other side of the question.

So it was when Mrs. Sobell came to me, when she came down to Washington to see me in 1954, I said to Mrs. Sobell, "I am satisfied that the Attorney General of the United States, when the Judiciary Committee asks him to intercede, will see that we get a fair deal." Now the Sobell case is going to be up in the Court of Appeals again, and so tonight I want you to know that just as soon as that is disposed of, and in the meantime, we will do what we can down there in that Senate, because believe me that body of Senators is an honest group of men who want to do what's right. When you know those men, when you know them as I know thom, you're proud of them. You couldn't help but be proud of them. Now some of the men may not agree with some of your views on some matters, and a Senator may be in favor of the railroads, but he's elected by the people and if the people weren't interested in that state enough to elect somebody who had upposite views, certainly that Senator has a right to go down there and make his views known to the country. So we have down there the conservatives, and the so-called liberals, and I want to tell you tonight there's no distinction either side of the aisle between Democrats and Republicans, because we have liberals and conservatives on the Democratic side and liberals and conservatives on the Republican side. . Happy to say that down there some of my most liberal friends and some of the best men on that Judiciary Committee, some of the men who are just as much interested in Morton Sobell as I am myself, would gladly put their hands to the plough, to help out to see that he gets the justice to which he is entitled.

May I say however that there's one thing that I've discovered down there in Eachington that I don't like—and it isn't only down there but I found that In that ingreen that I don't like-mand it len's only done there was a factor state after state. It is when you get hold of a prosecutor who wants to make a record, a prosecutor who will get held of the press and they done to write up stories, just like they did in the School case, month after month after month, and paless the feelings of the people in that it is the school case, and they are the feelings of the people in that enmentty before the man ever enmes to trial at all, attries that aren't true, that mention people who never are called to testify when the trial itself takes place. They create an atmosphere—my friend Taldo Frank referred to the atmosphere in the courtroom-and so I say that in spite of the fact that a juror may be homest and say that he isn't prejudiced in that particular lawsuit, nevertheless, subconsciously, there in the back of his head he's read these stories and he's heard this stuff ever the radio. You can't tell me that it hasn't made an impression. I believe if we're going to have the kind of justice we're se proud of in the United States of America, the kind of justice we should have, and the kind of justice that I believe every member of the Senate Judiciary Committee wants, somehow or other we've got to do something when a poor man, or a rich man either for that matter, when any man is charged with a crime, so that the newspapers don't blazen a lot of stuff out that isn't true about that man or about that woman, and prejudice the community. So, of course, we've get provisions for a change of venue when the judge can send the case way off to another part of the state, but usually it isn't done because of the extra expense that is involved in taking the witnesses several hundred miles away. Judges usually send the case to an adjoining county.

18684

But I want you folks to know that the Judiciary Committee has this very much at heart—this matter of convicting an innocent person, before he's proven guilty, in the minds of the public, so that when you finally get a jury, they're unconsciously prejudiced, with the result that instead of having a fair trial like our Constitution says every man or woman should have, that man or woman doesn't get it. And I think that down there in Washington too we need legislation—I don't mean a new law, but I mean an interpretation which will say to the Atterney General of the United States: we believe it is just as much your duty to see to it that an innecent man is not sent to the penitentiary as it is to send a guilty man there—just as much your duty to use all the services of the F.B.I., all the services of all these other men that you've got to see that all the evidence is brought cut, to see that no evidence is suppressed and that the jury may have all the facts. And se tonight, ladies and gentlemen, I can't tell you how delighted I've been to have been invited here tonight with my friend Mrs. Sobell. I want you to come forward Mrs. Sobell. (Notions to Mrs. Sobell to stand at his side).

My friends, I want you to know that I've got four daughters just about the same age as this young lady standing here beside me tonight, and I pledge you everything that I can do as a member of the Judiciary Committee of the United States Senate will be done to see that her husband gets justice.

the same

"The integrity of justice as it is administered in the United States is at stake." —Dr. Harold C. Tirey

atomic scientist



DR. HAROLD C. UREY

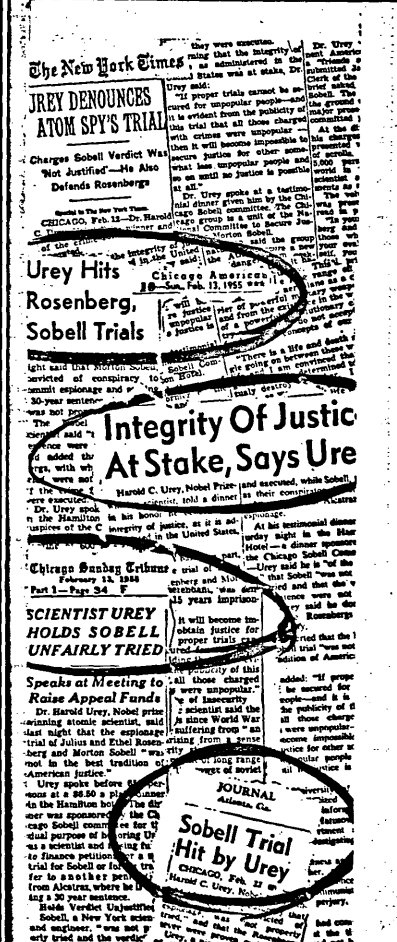
asks justice for



MORTON SOBELL



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he explance v ind," Urey or hat "Inclusion Text of an address by Dr. Harold C. Urey, atomic scientist and Nobel Prize winner, at a testimonial dinner given in his honor by the Chicago Sobell Committee on Feb. 12, 1955, Hotel Hamilton, Chicago, Ill.

Naturally I am pleased that so very many good people have seen fit to honor me this evening. Also, I am pleased that Mrs. Sobell should present this scroll to me and thank her for her very kind words. But in a certain way the honor is of minor importance to me, certainly very minor as compared to other things associated with the activities of this evening.

As I am sure you all know, this occasion was organized from the beginning by people who believe, with me, that the Rosenberg-Sobell trial was not in the best tradition of American justice. I hope my friends who signed this scroll understood this.

I have not been personally acquainted with either the Rosenbergs or the Sobells. I am not unmindful of the terrible tragedies that have come to their lives and am very sorry about these matters, but my concern with this trial has stemmed more from a belief that the integrity of justice, as it is administered in the U. S., is at stake. If proper trials cannot be secured for unpopular people—and it is evident from the publicity of this trial that all those charged with crimes were unpopular—then it will become impossible to secure justice for other somewhat less unpopular people and so on until no justice is possible at all.

The power of our government is very great and it can afford to be just because of that great power. But there is an illness in this country since the war from which we will surely recover in time. This illness arises from a sense of insecurity and this sense of insecurity is due to the loss of our natural security barriers, namely: the Atlantic and Pacific Oceans. Our danger from foreign foes is now greater than it has ever been before in our history. This danger comes from the long range effectiveness of the aeroplane, as a carrier of powerful military weapons and to the existence in the world of a powerful revolutionary country, whose rulers do not accept the fundamental concepts of our way of life. There is a life and death struggle going on between these ways of life and I am convinced that each group is really determined to eventually destroy the other. I am in favor, as we all are, of the preservation of our way of life and I am sure that we will win in the long run and hope that the war stays cold.

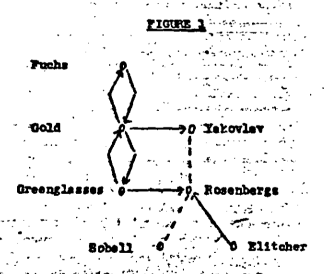
This concern with our basic security as a country has led many people, often in high places, to look for a scape goat, that is, an easy way to solve our difficulties. That scape goat has been spies, espionage agents, subversives in government. I do not condone such agents, but if all communists and all communist sympathizers should quietly die, the fundamental insecurity of this country would be the same as it is now. This very well justified concern for our security in a modern, dangerous world has led us to do things which will undermine our way of life, our form of government, our freedoms. This is my primary concern in this matter. I welcome this dinner and this scroll as a means of fighting one angle of hysteria, one bad case of injustice, as I view it.

There are many things of this kind, such as: the Oppenheimer hearings, Condon's clearance problems, the Lattimore case, passport problems, visa problems, etc. If I do not do anything about some of these things it is because of lack of energy to do so or because many other people have protested them. Perhaps the most disturbing feature of many of these procedures is the increased use of the professional informer by the Department of Justice and Congressional Committees. Recently one of these informers, Mr. Matusow, has stated that he has given false testimony and has accused Mr. Roy M. Cohn of complicity, which Mr. Cohn has denied. This specific accusation reminds one that Mr. Cohn was assistant prosecuting attorney in the Rosenberg-Sobell case. However, I warn you all that, in my opinion, communists, reformed communists and reformed reformed communists are not particularly reliable. I do not believe that they are reliable when they accuse Mr. Cohn nor when they accuse Mr. Lattimore nor when they accuse Mr. Sobell. Yet I am of the opinion, after study of the record, that Mr. Cohn's side of this story is incorrect and that Mr. Sobell was not properly tried and that the verdict and sentence were not justified.

One cannot separate the discussion of Mr. Sobell from a consideration of the Rosenberg case. In fact, one finds it difficult to understand what the evidence was against Mr. Sobell—for it was certainly far less important than that against the Rosenbergs. In fact, the great concern about the latter generally obscured the interests of Sobell. I wish to give you a brief outline of the case for I am sure many of you are not acquainted with the case and its general structure. Being a scientist, I have made a diagram of the case which enables me to understand the relationships.

The alleged conspiracy is represented by the diagram (Fig. 1). In this diagram an arrow pointing from individual A to individual B means that A testified that he had contact on espionage matters with B. No such arrow means that the individual denies such contact or there is no testimony. A broken line means assumed contact but no evidence or only indirect evidence. Gold admitted that he gave information to Yakovlev, but Yakovlev escaped from the U.S. and was not apprehended. Gold and Fuchs both admit contact. The Greenglasses admit that they gave information to Gold and that they received \$500 from Gold which he said he received from Yakoviev. The money was accounted for in the Greenglass' bank account. They agreed that they matched the pieces of the gelatin box top. Gold said he received his half from Yakovlev. The Greenglass portion was in Mrs. Greenglass' hand bag. They say that they received this from Rosenberg and that the division of the gelatin box top occurred in the Rosenberg apartment. The guilt of the Greenglasses and Gold was agreed to by all three. The Rosenbergs denied dividing the gelatin box lid or giving it to the Greenglasses.

The Greenglasses say that they gave information to the Rosenbergs and that they were recruited into espionage by the Rosenbergs. The Rosenbergs denied this, and denied that they had anything to do with espionage of any kind. They maintained that their contacts were the normal relations of in-laws. (Mrs. Rosenberg was David Greenglass' sister). Elitcher and Sobell were college acquaintances of Rosenberg. Elitcher testified that he and Rosenberg discussed espionage several times, although he maintained that he and Rosenberg never



gave each other any secret information. Elitcher had been a communist; he had sworn in connection with his employment on war work that was not, and thus had committed perjury. He testified that this was so and that he hoped for clemency as he testified against Rosenberg. He has not been indicted. Elitcher testified that he drove from Washington to the home of Sobell in 1948 and that he thought he was being followed by F.B.I. agents. He says that when he reached Sobell's home, Sobell was much disturbed by his arrival with F.B.I. agents on his trail, and that thereupon the two took a can, presumably containing photographic film, to the neighborhood of Rosenberg's home. Elitcher said that he waited in the car while Sobell delivered it. This is the only evidence of an overt act on the part of Sobell introduced at the trial. Sobell did not take the stand in his own defense. Hence a broken line in the diagram.

The Rosenbergs denied all espionage contacts with Elitcher and Sobell.

No evidence was introduced to prove contact between Yakoviev and the Rosenbergs. Gold's testimony established no contact between him and the Rosenbergs. Greenglass testified that Rosenberg tried to get him to go to college to study atomic physics in order to be more valuable as an espionage agent, and the Government inferred that Julius Rosenberg was the center of an important spy ring. No evidence, beyond that mentioned above, was introduced in support of this.

The Rosenbergs denied all accusations but refused to answer questions relative to membership in the Communist Party. They did admit to a very leftish political point of view. They never, at any time, admitted any traitorous act. Many people with whom I have discussed this case do not know this, and I, therefore, emphasize it. Had they made any such admission, I would have never spoken one word in regard to the case.

In general, it is easy to deny accusations, but it is difficult to make false accusations without inconsistencies appearing in the testimony, and for this reason it is important to consider the details of the testimony against the Rosenbergs in order to judge its reliability, and it is important to consider motives and opportunity for wrongly accusing the Rosenbergs. Also, if one assumes that the evidence against the Rosenbergs was perjured, it is necessary to be able to account for the essential facts by some other set of contacts. I believe that the essential evidence for the conviction of the Rosenbergs was that given by David and Ruth Greenglass, that their testimony contains unbelievable statements, that the

plausibilities of certain details of their testimony can be explained, that they had powerful motives for involving the Rosenbergs unjustly, and, finally, that all the facts of the atomic espionage can be accounted for without the involvement of the Rosenbergs at all.

Elitcher testified to several conversations with Sobell in which espionage was discussed, but that no information ever passed between them. Do espionage agents constantly discuss their activities with old college friends without getting any information? This seems most improbable. The tale that Elitcher, who had never engaged in espionage, told of accompanying Sobell on an espionage errand when he believed F.B.I. agents were following him seems to me to be completely fantastic. Why choose to do this right under the eyes of the F.B.I.?

The bitterness that the case has aroused and the sentence imposed on the Rosenbergs and on Sobell was justified by Judge Kaufman on the basis of atomic espionage and yet no evidence was given connecting Sobell with this activity at all. In fact, no evidence was given except that relating to the transfer of a can containing 35 mm. film, and that by a confessed perjurer hoping for leniency.

Sobell was convicted and sentenced on the basis that he was part of a conspiracy and hence was guilty of many things which he personally did not do. Judge Jerome Frank stated that he should have been tried on a separate conspiracy. Judge Kaufman stated to the jury that they could not find Sobell guilty unless they believed Elitcher. I find Elitcher's testimony very doubtful—in fact, I find it most unconvincing. We should note that no court passed on the credibility of the testimony of any witness, due to the fact that higher Federal Courts do not review this question. The Supreme Court of the U.S. has refused to accept jurisdiction and this does not constitute a review of the case.

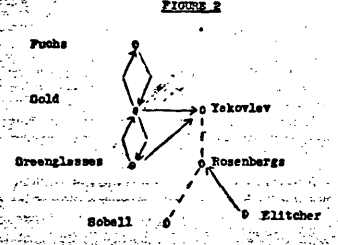
However, to return to the general case, we need to recognize that some espionage was performed. Fig. 2 shows an alternative diagram of the case. This differs from the first case only in the shifting of the arrow from the Greenglasses to the Rosenbergs to an arrow from the Greenglasses to Yakoviev. A contact to another agent of the U.S.S.R. would serve as well.

If the Greenglasses had direct contact with Yakovlev or other Russian agents all the requirements of the other testimony are met. A gelatin box lid was divided. Gold presented one half at Albuquerque which he said

he got from Yakovlev. The Greenglasses had the other half which they said they received from Rosenberg. On this basis Rosenberg gave the other half to Yakovlev and he in turn gave it to Gold, But, suppose Yakovlev divided the lid and gave one half to Gold and the other to Greenglass or to Mrs. Greenglass. In this case Rosenberg was unnecessary. Also, the Greenglasses can tell a very realistic tale of the division by substituting the Rosenbergs for Yakovlev. In fact, the inclusion of the Rosenbergs in the conspiracy makes no sense at all. They are unnecessary unless Julius was, indeed, the head of a hig espionage ring, and the proof of the existence of that ring is non-existent up to the present time. If only the Rosenbergs had confessed! But we are reasoning in circles. The Rosenbergs were unnecessary to the plot and would have been only another point where she entire espionage effort could have been discovered.

If Yakovlev, or another Russian, could contact the Rosenbergs, why could be not contact the Greenglasses, and then why pass \$500 through the Rosenbergs' hands instead of giving it to the Greenglasses directly? Would you confess to being the head of a non-existent spy ring and let your children live under that stigma, or would you go to the electric chair maintaining your innocence? The letters of the Rosenbergs written to each other in Sing Sing prison give their answer to exactly this question.

Note where this diagram leaves the Rosenbergs and Sobell. Both are completely out of the atomic espionage ring and now we ask what did they do? Even the confessed perjurer's testimony, except for the one overt act,



only states that they talked espionage without ever doing any. Well, one should not talk espionage and if they had been given five years at Lewisburg, we might think justice had been done—that is, if you believe the testimony. I do not believe the testimony.

On such a basis, two people have been executed and one is in prison for 30 years on Alcatraz. And where are the surely guilty ones? One, David Greenglass, is in Lewisburg for 15 years. Two others, Ruth Greenglass and Max Elitcher, have never been indicted and tried.

Would it not be a wonderful trick for the communists if they could get innocent people sent to the electric chair and imprisoned for 30 years and get guilty ones set free or given moderate sentences? This is exactly what I think has occurred. This is one point to which the current hysteria has carried as.

MOTIVES

Elitcher had committed perjury and at the time of his testimony had not been indicted, tried and sentenced. He has not been so indicted or tried since. Had he been sentenced, no matter to what term, at the time of his testimony he would still have been anything but a reliable witness. I do not trust communists nor ex-communists nor perjurers, and I am sure that this view is shared by many others. But when pressure is put on such people, I trust them to do whatever they think necessary to get themselves out of their difficulties, especially when wives and children are involved. Surely Elitcher was tempted to give the testimony that the government wished to have.

The Greenglasses have admitted to a crime for which the maximum penalty is death. It is a custom in the United States to give consideration in sentencing a criminal to the degree of co-operation which he has given to the law enforcement authorities during the preparation and prosecution of the case. I suppose that criminals are advised of this situation by their attorneys or in other ways. At the time of the trial, David Greenglass had been indicted and was on trial but had not been sentenced, and the sentence could have been death. Ruth Greenglass has never been indicted and she was not a defendant in the trial. David Greenglass was given a 15 year prison sentence. It seems to me that the hope of lenient treatment must have constitued a motive for co-operation with the prosecution.

But "cooperation" is not synonymous with perjury and accusation against innocent people. Or is it? Does it

not depend on what the facts are? If the Greenglasses' contact was Yakovlev and not the Rosenbergs (see Fig. 2), the revelation of this fact would have given the government nothing since Yakovlev was in Russia. What takes place in a criminal's mind when he is trapped and the electric chair appears in his dreams? I do not know, but it seems likely to me that both the Greenglasses would have confidently expected 30 year prison terms if they had admitted that their contact was with Yakovlev or some other agent of the U.S.S.R.

People ask why the prosecuting attorney and the F.B.I. and the judge should wish to see two insignificant people put to death unjustly. After considerable conversation with lawyers on this subject, including one who worked on the government side of the case, I conclude that lawyers are more interested in the law than in

justice. Mostly they are interested in whether all the legal machinery functions according to all the rules, and are not in the least interested in the argument presented in this paper. There are exceptions, of course, as for example Professor Stephen Love and Professor Sharp, who helped the defense during the last weeks of the case without remuneration once he believed that serious miscarriage of justice had occurred. However, it is my belief that the prosecution believed the Rosenbergs guilty. Once having believed the Greenglass account and having based the prosecution on this it would be difficult to adopt another point of view later. In fact, people do not allow themselves to be convinced that they have made such a horrible mistake as I believe has occurred. Once the government adopted this theory of the case, all concerned with it were trapped and were forced to continue to believe it.

CONCLUSION

cannot review in a talk of this kind all the details of this case. This is better done by lawyers anyway. I commend to you Professor Love's statement on the case and Professor Sharp's book on the subject. But also a word in my own defense in presuming to say anything about the case. We have public trials in this country. The purpose of this surely is not to provide a Roman holidsy, a substitute for a gladistorial combat; but this is done so that each of us can judge the conduct of the trial. This means that you and I have the right to criticize the court, the jury, the prosecution, the defense, everything about it. In criticizing this case, I am exercising certain rights that were mine at birth and I wish to keep them until death. We all of us have the eight to form an opinion in regard to these matters and mine is adverse in regard to this case.

I also wish to make a statement in regard to a remark that has come to me from a number of scientists. They say essentially, "Well, if you only knew what I know," or rather mostly, "if you only knew what someone I know knows about the case!" The inference always is that much secret information exists that proves everything but for security reasons, it cannot be made public. My answer to that is that I do not believe this inference and do not believe people should be executed and imprisoned on secret evidence. I have discussed this question with a man, who saw some of the secret data at least. He says that Greenglass' paper looked to be genuine and that it contained valuable information. I have accepted this as fact, but does a paper tell you to whom the paper was given? My reply to these insinuations has been just as I have said above. There has been no answer to them. Before I accept these statements they must be told publicly so that we all can judge them.

I have been interested in this case and shall be interested in other similar cases because of my concern for the integrity of justice in this country. It is better to review a case in which we believe injustice has been done than to wait for the next one, when further injustice may occur. Will you not all try to do something about this series of doubtful trials or quasi judicial procedures that threaten our security as individuals living in a great free country.

I thank you all again for this dinner and scroll.



Helen Sobell, wife of Morton Sobell, presents Dr. Urey with a bound volume of some 6,000 scrolls signed by prominent persons throughout the world honoring Dr. Urey for his achievements as a scientist and contributions as a citizen.

Act? The prosecution attorney told the Supreme Court that the government would have been laughed out of court if the indictment had been brought under the Atomic Energy Act. Justice Douglas agreed. So, with the Rosenbergs already executed, we have an admission that they would not have been convicted if tried under the law that three Supreme Court Justices believe applied to the case.

All of these opinions do not take into account the mounting evidence that the Rosenbergs were convicted on perjured testimony. What about the documents proving that David Greenglass lied, that the Rosenbergs bought the controversial console table at a department store and did not get it from the Russians as the prosecution had charged, that Greenglass was incapable of stealing atomic secrets?

NEW TRIAL FOR SOBELL

History may recognize the injustice done to them, but there can be no compensation for the Rosenbergs. No future apology will bring their parents to little Michael and Robbie, nor will it wipe out the crushing blow to American traditions of justice and mercy.

However, there is still time to halt a miscarriage of justice in the case of Morton Sobell, who was a co-defendant with Ethel and Julius Rosenberg. Sobell, convicted on the word of a man who faced a perjury indictment, was sentenced to thirty years at Alcatraz. He

swears he is completely innocent.

Alcatraz is a place reserved for murderers and hardened criminals.

No children are allowed to visit there. This means that Sobell cannot see his four-year-old son Mark or his daughter Sydney, who is 13.

The many and grave doubts surrounding the entire Rosenberg case call for a new trial for Morton Sobell. He must get the day in court, the full measure of justice that the Rosenbergs never had. Meanwhile he should be removed from the inhumane conditions at Alcatraz to another prison where he can see his children while waiting for all of the facts in his case to come to light.

The National Committee to Secure Justice in the Rosenberg Case urges justice for Morton Sobell. A new trial would be a step toward guaranteeing that the injustice suffered by the Rosenbergs will never again stain the conscience of America.

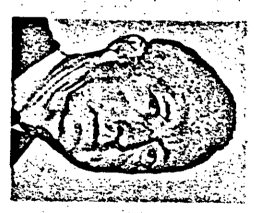
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TE NATIONAL COMMITTEE TO SECURE JUSTICE

1050 Suth Avenue, New York 18, N. Y. . UOngacre 4-9585

Did Not Have Their Day in Court

Justices Reveal the Rosenbergs



This Court has never reviewed this record and has never affirmed the fairness of the trial."

—Justice Hugo Black

In the Rosenbergs Have Full Measure of Justice? Three U.S. Supreme Court

Americans who picked up their newspapers on Thursday morning, June 18th, learned that it might not be legal to execute Ethel and Julius Rosenberg. Supreme Court Justice William Douglas had stated his grave doubts and granted a stay so the courts would be enabled to study the case. Newspaper reports indicated the possibility that the entire case might be thrown out of court. The New York Times, for instance, featured the headline "CASE SEEN IN PERIL."

The next day the Rosenbergs died in the electric chair.

American justice is still reeling from the haste with which the Rosenbergs were rushed to their deaths. The world is appalled that a mother and father were electrocuted while grave legal doubts still remained.

And there is no mistake about that. Grave doubts do exist. Justices Hugo Black, William Douglas and Felix Frankfurter are agreed that Ethel and Julius Rosenberg may have gone to their deaths illegally. All three have said that more time was needed by the courts.

The misconception has been foisted on the public that the Rosenbergs received the full measure of justice and had their day in court. President Eisenhower, in denying elemency, said that when in their most solemn judgment the tribunals of the United States have adjudged them gulity and the sentence just, I will not intervene in the matter."

But President Elsenhower has confused a repeated denial of justice with a prolonged consideration of the case.

It is an incontrovertible fact that the Supreme Court, the highest court of the land, never passed on the fairness of the trial and the justness of the death sentence. It never reviewed the case, and consequently it never read the trial transcript.

DEATH DECREED REGARDLESS OF INNOCENCE OR GUILT

Ethel and Julius Rosenberg swore that they were completely innocent. Against their word was the word of David Greenglass, who claimed that the Rosenbergs induced him to steal the "secret" of the atomic bomb. Judge Jerome N. Frank of the U. S. Circuit Court of Appeals said that without the Greenglass testimony there would be no case against the Rosenbergs.

One week before the execution Dr. Harold C. Urey, the nation's foremost atomic scientist, a man who helped develop the atomic bomb, told President Eisenhower that Greenglass could not possibly have stolen the secret. He said in a telegram that "a man of Greenglass' capacity is wholly incapable of transmitting the physics, chemistry and mathematics of the atomic bomb to any one." Dr. Urey asserted that the prosecution's case "depends upon the blowing up of patently perjured testimony." He asked President Eisenhower for an appointment to present his understanding of the case personally.

But Dr. Urey never received an answer to his telegram. Nor was able to get an appointment with Attorney General Herbert Brown-

ell, who refused to see any one connected with the legal defense or clemency appeals.

This unwillingness to discuss the Rosenberg case with Dr. Urey was characteristic of the role the justice Department had played for the past two years. Every attempt on the part of the defense to present new evidence was opposed. Every effort at postponing the execution to allow presentation of new facts was blocked.

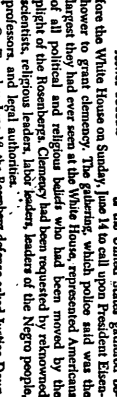
The Attorney General's office was determined not to entertain any delay in the execution. It wanted an execution, not the truth. June 18th, the Rosenbergs' fourteenth wedding anniversary, was set for the double execution.

JUSTICE DOUGLAS GRANTS A STAY

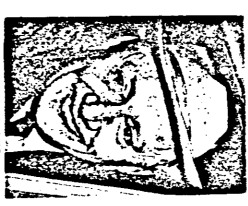
Throughout America and throughout the world there were appeals that the Rosenbergs be spared. As the execution date neared the pleas mounted. Vincent Auriol, the President of France, urged clemples mounted. Vincent Auriol, the President of France, urged clemples mounted. Vincent Auriol, the President of France, urged clemples are president of France, urged clemples.

steged with the Embassy in Paris had been be ency. Douglas Dillon, U. S. burt U. S. prestige abroad. In Engwarned that the execution would bassador to France, reported that proadcast recommendations of for mercy made by Pope Pius XII. dio, elaborating on previous pleas dent Eisenhower. The Vatican ra-Churchill to intervene with Presi-Parliament urged Prime Minister and a delegation of members of had become a world wide cry. demency. "Save the Rosenbergs clemency pleas and

In Washington, 13,000 men, women and children from all parts of the United States gathered be-



On Tuesday, June 16, the Rozenberg defense asked Justice Douglas for a stay of execution. It is within the power of a single Supreme Court Justice to grant such a stay. Mr. Justice Douglas was presented with an argument that had not previously been considered by the High Court. It was argued that the Rosenbergs should have been tried under the Atomic Energy Act of 1948, not the Espionage Act of



JUSTICE DOUGIAS

1917. Under the Espionage Act the judge can impose the death penalty at his own discretion. Under the Atomic Energy Act a jury recommendation is needed for the death sentence. There was no such jury recommendation in the Rosenberg case, only the decision of Judge Irving Kaufman.

For twelve hours Justice Douglas deliberated, carefully weighing the law. The following day, on Wednesday, June 17th, he announced that he was granting a stay. Justice Douglas said that the point raised in behalf of the Rosenbergs was a substantial one that needed more time for study by the lower courts. He said:

"It is important that the country be protected against the nefarious plans of spies who would destroy us. It is also important that before we allow human lives to be snuffed out we be sure—emphatically sure—that we act within the law. If we are not sure, there will be lingering doubts to plague the conscience after the event."

Humanity breathed easier. The Rosenbergs had been granted a legal reprieve, at least until the fall of 1953.

THE JUSTICE DEPARTMENT IS ASTOUNDED

Newsmen reported that Attorney General Brownell, America's administrator of justice, was astounded by the action of Justice Douglas. He seemed to feel that the execution was slipping away, since the normal procedure now required that the case be held over until the fall, the courts having adjourned for the summer.

But these were not days of normal procedure. Attorney General Brownell insisted that Chief Justice Vinson reconvene the Supreme Court immediately in special session, to reverse Justice Douglas so the execution could go on as scheduled.

Commented Justice Black in his opinion:

"Surely the Court is not here establishing a precedent which will require it to call extra sessions during vacation every time a federal or state official asks it to hasten the electrocution of defendents without affording this Court adequate time or opportunity for exploration and study of serious legal questions."

Chief Justice Vinson promptly recalled the Justices from their vacations for a new term on Thursday, June 18th. Meanwhile, there were attempts on the part of those who wanted to rush the Rosenbergs to their death to create a mob atmosphere to pressure the court. Representative Wheeler of Georgia introduced in Congress a move to impeach Justice Douglas, Newspaper editorials charged Mr. Douglas with obstructing justice. An attempt obviously was being made to create the false impression that Justice Douglas had acted illegally and had usurped the authority of the entire Court.

The Supreme Court itself, however, contradicted this impression when it made clear, on June 19th, that

"The Acting Solicitor General agrees and we do not doubt that Mr. Justice Douglas had power to issue the stay in these proceedings."

What was doubtful was whether the entire Court had the power to set aside the stay granted by Justice Douglas.

Justice Black wrote, on June 19th:

"The Government argues that this Court has power to set aside the stay granted by Mr. Justice Douglas. I think this is doubtful. I have found no statute or rule of court which permits the full Court to set aside a mere temporary stay entered by a Justice in obedience to his statutory obligations."

Representative Francis E. Walter of Pennsylvania, a member of the House Judiciary subcommittee, also said that the Supreme Court did not have the authority to reverse Justice Douglas.

"There is absolutely nothing in the act of 1925 (under which Justice Douglas granted the stay)," Walter said on June 19, "that gives the Supreme Court authority to review the action of one of the Justices acting under the statutes."

Walter explained that the action of a single justice must send the whole case back to the lower courts. To return to the full Supreme Court, it must be processed through District and Appeals Courts.

THE EXECUTIONER STANDS BY

Observers could not recall another instance in American history when the United States Supreme Court was meeting while an executioner stood by waiting to go into action as soon as the Court would render its decision. What made the Department of Justice so certain that the decision would be death? Yet on Thursday, June 18th, officials at Sing Sing were going ahead with their preparations to put the Rosenbergs to death that very night—while the Supreme Court was still sitting in extraordinary session. Until late that afternoon the Rosenbergs themselves were subjected to the unparalleled torture of not knowing whether they would live or die that night. Finally the Court announced that it would make its decision known the following day—Friday, June 19th.

After noon on Friday, June 19th, the Court announced that it was vacating the stay granted by Justice Douglas, Justice Douglas, Black and Frankfurter dissented.

The execution followed so rapidly that Justice Frankfurter did not have time to make his dissent public until after Ethel and Julius Rosenberg were dead.

The following Monday Justice Frankfurter wrote:

"To be writing an opinion in a case affecting two lives after the curtain has been rung down upon them has the appearance of pathetic futility. But history also has its claims."

THE MISSING DAY IN COURT

Those who say the Rosenbergs had their day in court are repeating a myth. But, one may ask, didn't the Supreme Court consider the case



JUSTICE FRANKFURTER

so many times? The answer is, as Justice Frankfurter has stated, that refusal by the Supreme Court to review a case in no way implies approval of the decision by the lower courts. The Supreme Court never passed on the fairness of the trial or the justness of the sentence.

Even the majority opinion of the Supreme Court's rejection of the Rosenbergs' final plea, written by Mr. Justice Jackson and concurred in by Justices Vinson, Reed Burton, Clark and Minton, said:

"Vacating this stay is not to be construed as indorsing the wisdom or appropriateness to this case of a death sentence."

Justice Black wrote in his dissent:

"It is not amiss to point out that this Court has never reviewed this record and has never affirmed the fairness of the trial below. Without an affirmance of the fairness of the trial by the highest court in the land there may always be questions as to whether these executions were legally and rightfully carried out. I would still grant certiorari and let this Court approve or disapprove the fairness of the trials."

All three dissenting Justices criticized the irregular and injudicious haste of the executions.

To quote Justice Black:

"I do not believe that Government counsel or this Court has had time or an adequate opportunity to investigate and decide the very serious question raised in asking this Court to vacate the stay granted by Mr. Justice Douglas. . . . I add my regret that the rush of this case has deprived me of any opportunity to do more at this time than hastily

"Judicial haste is peculiarly out of place where the death penalty has been imposed for conduct part of which took place at a time when Congress appears to have barred the imposition of that death penalty by district judges acting without a jury's recommendation. And it seems to me that this court has not had time or opportunity for sufficient study to give the kind of informed decision on this important question it would if the case should take its regular course."

Justice Frankfurter wrote:

"Neither counsel nor the Court, in the time available, were able to go below the surface of the question raised by the application for a stay which Mr. Justice Douglas granted. More time was needed than was had for adequate consideration. . . .

"The crux of all I am suggesting is that none of the obvious considerations for bringing the all too leaden-footed proceedings in this case to an end should have barred the full employment of the deliberative process necessary for reaching a firm conclusion on the issue on which the Court has now spoken, however unfortunate it may be that the issue did not emerge earlier than it did."

THE DOUBTS MOUNT

The doubts in the Rosenberg case did not die in the electric chair. They are now intensified as a result of the dissenting opinions of Justices Black, Douglas and Frankfurter, who question the legality of the death sentence. Was the execution within the law?

Justice Black declared:

"It is my view, based on the limited arguments we have heard, that after passage of the Atomic Energy Act of 1946 it was unlawful for a judge to impose the death penalty for unlawful transmittal of atomic secrets unless such a penalty was recommended by the jury trying the case."

Justice Douglas said:

"The cold truth is that the death sentence may not be imposed for what the Rosenbergs did unless the jury so recommends. . . . I know deep in my heart that I am right on the law. Knowing that my duty is clear."

Justice Frankfurter wrote:

"It thus appears—although, of course, I would feel more secure in my conviction had I had the opportunity to make a thorough study of the lengthy record in this case—that the conspiracy with which the Rosenbergs were charged is one falling in part within the terms of the Atomic Energy Act, passed by Congress in 1946 and specifically dealing with classified information pertaining to the recent developments



Morton Sobell and his wife, Helen

ALCATRAZ





AND ANSWERS

CASE OF

Morton Sobell



Who is Morton Sobell?

He is a 86-year-old scientist and engineer born in New York City and convicted in the same trial with Ethel and Julius Rosenberg on a charge of "conspiracy to commit espionage." He was sentenced to 80 years in prison and is now in Alcatraz. To this day Sobell swears he is completely innocent.

What Is His Background?

Ever since his school days Sobell aspired to be a scientist. He was graduated as an electrical engineer from City College of New York. worked for the Bureau of Ordnance of the Navy Department, received a degree of Master of Science in Engineering from the Univerisity of Michigan, passed up a fellowship so that he could do war work against the Axis, was registered on the National Roster of Scientific Personnel for the War Manpower Commission, cooperated in 1944 with the Senate Committee investigating the National Defense program, worked for the General Electric Company and was employed by the Reeves Instrument Company.

During his college days and later during his professional life, Morton Sobell was an ardent liberal who vigorously supported Franklin D. Roosevelt and his New Deal policies.

Sobell is married. Until the time of his arrest, he lived with his wife. Helen, their son, and his wife's daughter by a previous marriage. Sobell's wife, his parents, Rose and Louis, and the entire Sobell family. have dedicated themselves to proving his innocence.

What Was the Charge?

Sobell was charged with "conspiracy to commit espionage" with Ethel and Julius Rosenberg. Sobell was not named in the first indictment in the case. He was brought into the case in a "superseding" indictment. The only specific charges listed against Sobell by the prosecution were that he had five conversations with Julius Rosenberg. These five conversations were required to be proved in court. They never were even mentioned during the course of the trial.

What Was Sobell's Connection With Julius Rosenberg?

Sobell knew Julius Rosenberg when they were classmates at City College. They were part of a circle of friends. After graduation Sobell and Rosenberg visited each other socially a few times. Rosenberg, who testified to his own innocence, also testified that Morton Sobell was innocent

IN UNIXED STATES DESERVOR COURT COMPLAINT AUGUST \$, 1950 Amdavit of Rex L Sungar Approved; Myles J. Laws, Chief Assistant U. S. Attorney Before: Honorable Edward W. McDonald, United States Commissioner, Bouthern District of New York

THE DESIGN OF AMERICA

the object thereof, the defendant and co-conspirators did commit, among others, the following overt acts: 1. In January, 1946, the defendant Bobell had a converse. 1. In January, 1960, ms ususmushi mousi nad a conversa-tion with Julius Rosenberg at the Southern District of New York. 1946, the defendant Sobell had a converse. 2. In June, 1980, the seasoners at the Southern District of New York.

3. In Pebruary, 1947, the defendant Sobell had a con-3. In February, 1981, was unremaint moves and a con-versation with Julius Resemberg at the Southern District New York 1947, the defendant Sobell had a converse. tion with Jaline Besenberg at the Southern District of New York.

5. In May, 1948, the defendant Sobell had a conversation of New with Julius Rosenberg at the Southern District of New with Julius Rosenberg at Section 24 Title No. White Conversation of Section 24 Title No. White Conversation 24 Title No. Whit with Julius Bossesser as une monthern District of New York: in violation of Section 24, Title 50, United States

Above are the charges made against Sebell. These conversations were never mentioned during the trial

Code (1946 Edition).

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What Were the Circumstances of Sobell's Arrest?

Morton Sobell and his family went to Mexico on June 22, 1950. On Aug. 16, 1950, his apartment in Mexico City was invaded by armed men who claimed to be Mexican police but had no warrant.

-Trial Transcript, p. 31

31

[fql. u] Approarie of Sorbel in Arrest of Judgment-

BTATE OF NEW YORK,

County of New York, sa;

Morton Sobell, being duly sworn, deposes and says;

I am one of the defendants herein and I make this affidavit in the interest of justice and in furtherance of my rights as an American born and brought up in this country.

On Wednesday, August 16, 1950 at about 8:00 P. M. we had just finished our dinner in our apartment in Mexico City in the United States of Mexico, and while my wife and I were lingering over our coffee there was a knock on the door. My older daughter opened the door and three men burst into the room with drawn guns and bodies poised for shooting; these men did not ask my name, did not say what they wanted. I demanded to see a warrant, or some other legal process. No reply, except some vague charge that I was one "Johnny Jones" and that I robbed a bank in Acapulco in the sum of \$15,000.00 was made. Of course, I vehemently denied the charge and tried to show them my papers, visas, etc., to prove that I was no bank robber.

One of the men showed a piece of metal in his hand and [fol. a-1] said they were police. They were dressed in evilian clothes. A fourth man came later. He also was in civilian clothes.

Only about 10 minutes lapsed from the time that they came till they hustled me out, and that was after I insisted to calling the American Embassy; but without being permetted to do so.

They secked me up bodily and carried me down from the fourth foor to the ground floor: In the atrect I kept shouthing for the poice. A taxi was bailed and they opened the floor, touch to force me into the taxi; when two more men same in and best me over the head with black jacks until I kept communescent. I woke up in the taxi and I was extended horizontally at the feet of the three men.

They accused Morton Sobell of having robbed a bank in Acapulco. Sobell protested his innocence, showed his tourist card and tried to call the American Embasy. The men dragged him out of the house. Sobell was besten unconscious and taken to an office building. His wife, protesting the kidnapping and screaming for help, was also seized. The two Sobell children were left alone for several hours until another group of armed men came to get them. The men also gathered up some of the Sobell belongings and stuffed them into suitcases.

At 4 a.m. Sobell was put in one car with armed guards instructed to kill him if he "made trouble," and his wife and children were put in a second car. They rode for 24 hours without stopping until they reached the U. S. border. At 2 a.m. Mrs. Sobell, in a state of collapse, was released with the children. Sobell was turned over to the F.B.I.

The New York Times on Aug. 18 1950, quoted Mexican immigration officials as saying that Mexican secret police did not report to their office, but delivered Sobell directly to the F.B.I. This procedure was termed "unusual" by the assistant chief of Mexican immigration. An article in the New York Times on Aug. 19 stated; "The case was surrounded by extraordinary secrecy. The four agents who made the arrest still refused to furnish details. It was not known in exactly what manner Mexican authorities deported the instrument specialist." The government promptly issued inflammatory stories to the press charging that Sobell was an atom spy. He was convicted in the headlines before being prought to trial.

Why Was Sobell Kidnapped?

The lack of evidence against Morton Sobell was underscored by the unlawful kidnapping of Sobell and his family from Mexico. By the kidnapping, the government showed that it did not even have enough evidence to extradite him from Mexico through legal channels, let alone prove espionage activities.

The kidnapping also deprived Sobell of his right to return voluntarily to face charges. The government thereby tried to make it appear that Sobell was a fugitive. It should be noted that Sobell later waived extradition from Texas, anxious to be brought to New York to fight the charges against him.

Sobell stated that he and his family were vacationing in Mexico. The plane tickets in his name and the passenger list of the airline show that Sobell and his family went to Mexico as tourists in a routing manner. In a legal motion Sobell's attorney presented the uncontradicted fact that the Sobell family had received the vaccinations needed to return to the United States just before the kidnapping. Proof of the vaccinations, their child's return plane ticket to the United States, family movies of their tour, as well as ramers, watch, clothing etc., were among personal belongings which disappeared at the time of the kidnapping. The return plane ticket has been found to be in the possession of the F.B.I.

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Airline tickets bought in Sobell's name, as certified by American Airlines, and the listing as tourists of Sobell and his family on the airline 10: passenger roster show Sobell went to Mexico in a routine manner. والمراجع والمراجع والمعامر والمحامر

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No documentary evidence linking Sobell to espionage was ever introduced in the trial. Of 118 witnesses listed by the prosecution, only one man connected Sobell to the conspiracy charged. This witness was Max Elitcher, a neighbor of the Sobell family and one of Sobell's former classmates at City College.

What was Elitcher's testimony? The first the content of the annual account with

a) Is the first 12 pages of Elitcher's testimony, he did not memtion Sobell in connection with espionage. Elitcher finally linked Sobell to the conspiracy with the statement that Julius Rosenberg had told him Sobell was in it too. 3 that and the grationers in

b) Elitcher said that one night he drove to Morton Sobell in New York from Washington, D.C., believing that the F.B.I. was following him. He told this to Sobell, says Elitcher, and then was saked by Sobell to accompany him to Julius Rosenberg, allegedly also a spy. (Elitcher admitted under cross examination that his story was added to his testimony 4 months after Sobell's kidnapping from Mexico).

Elitcher asked us to believe that spice, knowing they were being followed by the F.B.I., would visit each other.

c) Elitcher also tried to say that Sobell had "confessed" to him that he was a spy. These are Elitcher's words: when the state of the state

A. Well, he said, I don't know in what words, or implied that it had to do with this espionage business, but I don't recall the exact nature of the words.

Other conversations such as the above and Elitcher's story of the ride constitute the total evidence linking Sobell to espionage. Again it should be noted that the five conversations with Julius Rosenberg charged against Sobell were not mentioned during the trial.

Other government witnesses testified regarding the circumstances of Sobell's stay in Mexico. But no contention was made that this testimony proved any direct connection with espionage activities. asal to Crisical Annabasian in the co

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In his charge to the jury, Judge Irving Kaufman said: "If you do not believe the testimony of Max Eillcher as it pertains to Sobell, then you must acquit the defendant Sobell,"

Max Elitcher admitted in the trial that he had committed perjury in another matter. He admitted he was sirald of a possible perjury indictment that could bring him a five-year sentence. Elitcher testified that he had signed a non-Communist outh and had perjured himself. Elitcher also testified that he and his wife had been undergoing paychiatric treatment.

For testifying against Sobell, Elitcher was rewarded by never being indicted for his admitted perjury. He also received a high-salaried job obtained with the assistance of the F.B.L.

Under cross-examination Elitcher russied many inconsistencies and contradictions in his testimony. He was compalled to admit that there were discrepancies in his story. the true for the terms

Should a man spend 80 years in Alcatras on the kind of testimony presented by Elitcher, a man who had every reason to lie to save his own skin?

Did Sobell Change His Name?

The prosecution tried to prejudice the jury against Sobell by introducing evidence that he had changed his name in Mexico. In a statement submitted to the Circuit Court of Appeals on Oct. 5, 1953, in connection with his appeal. Sobell said:

"... the newspapers suddenly published the news of Julius Rosenberg's arrest (July 16, 1950) as an alieged "atom spy." To me, the charge was absurd, but nonetheless frightening in what it meant. I had known Julius in City College years before, we had been together in a number of progressive student organizations during our college days, and had seen each other infrequently since then. I felt that he was being persecuted for political reasons, and that the charge was calculated to intimidate and silence political dissent in the United States. I reasoned that anybody who opposed the then new Korean war, or otherwise dared to speak up and oppose any American policies he disagreed with, would be slapped into jail on one pretext or another. But this led me to make the mistake of feeling that a dictatorship was already taking over my country.

"Then, and only then, was it that I left the family in the Mexico City spartment and traveled around Mexico—to Vera Cruz and Tampico—even using false names, and inquiring about passage to Europe or South America for all of us. It is hard to understand how I might have been led to do such a stupid thing, but it didn't take long for me to recognize how inept and pointless it was. Of course, I had no idea how it could be misinterpreted, and how dangerous if would turn out to be.

"So I went back to Mexico City, and my wife and I talked it over sace again. We realized that our ties to home were too strong, that we swed it to overyone to return and help to combat the repressive tendencies from which we had contemplated staying away and sitting it out. I know now how right this last decision was, and how wrong I was to think I could isolate myself from others who had the same swellers.

Why Didn't Sobell Take the Stand?

to the efficient on Oct. 6. Sebell stated:

distant flow informed to school this affidavit particularly because my distant flow informed me that at every stage of this proceeding, since the price me bused states attorney has stressed in oral argument

and affidavit, the fact that I did not take the stand in my own behalf, at the trial. It is highly inappropriate in this case that this fact be given any significance whatsoever, for the following reasons, which I owe it to myself and my family to bring to the Court's attention.

"I wanted to testify on my own behalf at my trial. I did not do so because my trial attorneys insisted that I should not, because (1) of the fact that the case that the prosecution had put in against me was so weak that my innocence was clearly established; and (2) that it was so clear that I had nothing to do with any atomic espionage conspiracy (as Judge Kaufman later admitted in sentencing me) that it would necessarily follow that I would be freed. Judge Frank's dissent from the affirmance of my conviction, while illustrating that my trial attorneys were motivated by reasons of substance, was nevertheless only a dissent, and hence I know I should have insisted on telling my story. I am completely innocent of the charges made against me..."

Was Sobell Linked to Atomic Espionage?

The prosecution branded Sobell an "atom spy" and this label was pinned on him by the newspapers. Most Americans probably have been misled into believing he was convicted of "atomic espionage." This is completely false. Judge Kaufman told Sobell in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project."

How Could the Jury Convict Him?

In a conspiracy charge evidence that a crime was committed is not needed to convict. Throughout Americas history conspiracy laws have been used when there was not enough evidence to prove an actual crime. Of the 116 witnesses listed by the prosecution, only one witness testified against Sobell with respect to espionage. But under the law of conspirary, the testimony of all of the witnesses applied to Sobell. Thus the testimony alleging atomic espionage automatically applied to Sobell, even though as Judge Kaufman admitted, Sobell was proved to have had nothing to do with atomic espionage. Could the jury have judged Sobell's case fairly under these circumstances?

The Philadelphia Branch of the American Civil Liberties Union called Sobell's trial "a dangerous extension of the concept of conspiracy."

The trial also took place in an atmosphere of hysteria after the start of the Korean war. The prescrition deviced must of its time trying to prove Sobell was a Communist, a charge aimed to projudice the jury against the defendant.

Why a 30-Year Sentence?

Even if Sobell were guilty, the 30-year sentence was unprecedented for cases tried under the same act. Sentences of persons charged with espionage for a war-time enemy (and Sobell's case involved a wartime ally) averaged four to five years. In Sobell's case the judge went out of his way to recommend in advance that there be no parole. Why such severity?

In passing sentence Judge Kaufman said: "It is so difficult to make people realize that this country is engaged in a life and death struggle with a completely different system." Why did political considerations play a role in the passing of sentence?

Why Alcatraz?

Sobell was transferred to Alcatraz while motions for appeal were still pending. Alcatraz, from which prisoners cannot be paroled, is traditionally reserved for hardened criminals who have escaped from other prisons and have had long criminal records. Sobell fits neither of these categories.

Was he put in Alcatraz to pressure him into making a false confession? Ever since Sobell was arrested he has been told to "cooperate" and he would receive leniency. But Sobell swears he is innocent. Is Alcatras being used as a third degree method, just as the electric chair was used in a vain attempt to force from the Rosenbergs a confession to a crime of which they also swore innocence?

WHAT CAN BE DONE?

Sobell's case is before the courts. One judge already has atsted that Sobell should have a new trial. Judge Jerome N. Frank, dissenting in a 2-1 Circuit Court of Appeal decision, said: "The writer of this epinion disagrees. He thinks there was error, in this respect, which requires that Sobell be given a new trial."

Such a trial would afford the opportunity of presenting the new evidence that has never been reviewed by the Supreme Court. The evidence includes proof that leading prosecution witnesses perjured themselves and that the prosecution bargained for perjured testimony to get a conviction.

Millions throughout America and the world have grave doubts about the Rosenberg-Sobell case. Millions are convinced that the Rosenbergs and Sobell are innocent. They are united in a conviction that Sobell should have a new trial so that all of the facts can come to light.

Those who want a new trial include such prominent persons as Dr. Harold C. Urey, America's foremost stomic scientist, who said after studying the

trial transcript: "Sobell's sentence of 30 years at Alcairas is completely out of line with any evidence of wrong doing which the government was believed to present. In fact, I do not know what he did do."

While the case is in the courts Merton Sobell should be moved to a place where he can see his children and consult freely with his attorney. None of these things is possible in Alcatran.

WHY IS THIS CASE VITAL TO AMERICA?

Not only the life of Morton Sobell is at stake; American justice itself to imperiled.

If a man can be imprisoned for 30 years on the word of a perjurer, if prosecuting attorneys can bargain for perjured testimony, if scientists like Subell can be persecuted for political beliefs and associations of their youth, if political considerations can dictate the sentence in a trial, if the defendant is denied a chance to present new evidence—then the traditions of American justice and liberty are being violated.

The good name of our nation already has been stained before the eyes of the world by the execution of the Rosenbergs. Despite the opinion of three Supreme Court justices that the execution was illegal, the Rosenbergs were rushed to their death. The Rosenbergs were executed without the Supreme Court ever having reviewed the facts in the case. They died without the new evidence ever having been reviewed.

Fortunately Morton Sobell is still alive and the opportunity exists to grant him a new trial and afford him some measure of justice.

YOU CAN HELP

MAIL COUPON TODAY

Hatl. Comm. to Secure Justice in the Resembary-Sobell Case 185# Sixth Ave., New York 18, N. Y.

I would like to see a new trial for Morton Sobell so all of the facts can be brought to light, and I am in favor of removing him from Alcatras pending outcome of legal appeals. Enclosed find \$........................ to help defray legal expenses and bring the facts in the case to the American people.

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David Greengiass, who admitted committing espionage, was sentenced to 15 years and will be eligible for parole in 1955. Max Elitcher, who admitted perjury, has never been indicted.

In other cases involving "ordinary espionage" (non-atomic) and tried under the same act under which Sobell was charged, the maximum sentence given was 10 years.

BEMOVAL FROM ALCATRAZ ..

From the day of his arrest Morton Sobell has been under constant pressure from the Attorney General's office to "cooperate." But instead of making a false confession, Morton Sobell has persisted in efforts to win a new trial. On Thanksgiving Day, 1952, while legal moves were under way, Morton Sobell was abruptly transferred to Alcatras penitentiary, 3,000 miles from his family and attorney.

Alcatrax was established as a maximum security prison for the isolation of repeated offenders and troublemakers who are considered a menace at regular federal prisons. For its severe restrictions Alcatrax has earned the reputation of being America's "Devil's Island." In Alcatrax, Morton Sobell is not permitted visits by his children. His wife can visit only once a month. Even then, they see each other only through a small glass panel and talk through telephones.

Recently the FBI paid three visits to Sobell in Alcatrax. The FBI agent suggested that Sobell might receive leniency if he would change his testimony and "confess" that he is guilty and that Ethel and Julius Rosenberg were guilty. Morton Sobell's answer was: "I am innocent. I will not soil my hands."

America by tradition abhors and distrusts confessions secured through "third degree" methods. Yet Morton Sobell remains in Alcatras as a special prisoner of the Attorney General's office, He is under constant pressure to bear false witness against others as a price of his release.

FOR JUSTICE

We believe that justice can be done in this case only by Sobell's removal from Alcatrax, and by a new trial that will examine recent evidence of perjured testimony against the defendant. Supreme Court Justice Black has pointed out that the Supreme Court has never reviewed the case.

Efforts to win a new Sobell trial are continuing. Meanwhile, the voice of fair-minded Americans can end the torture of Alcatraz for Morton Sobell.

Will you join the thousands who are writing letters urging that Mr. Schell be removed from Alcatras to a regular federal prison?

Letters should be addressed to:

James V. Bennett, Director of Prisons Justice Department Washington, D. C.

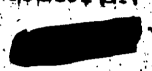
Other facts and the full trial record are available at:
THE NATIONAL COMMITTEE TO SECURE JUSTICE FOR MORTON SORELL,
1050 Sixth Avenue • New York 18, N. Y. • LO 4-9585



the FACTS

in the case of

MORTON SOBELL



MORTON SOBELL is not an ordinary prisoner. There is nothing ordinary about the circumstances of his arrest . . . his trial . . . his \$0-year prison sentence . . . his continued imprisonment in Akatras.

Mr. Sobell was a co-defendant in the same trial with Ethel and Julius Rosenberg. The charge was "conspiracy to commit espionage." Morton Sobell, like the Rosenbergs, maintained his absolute innocence from the day of his arrest.

The main conspiracy charge in the trial concerned the atomic bomb. But Trial Judge Irving Kaufman admitted to Mr. Sobell in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project." Yet Morton Sobell was sentenced to 30 years.

Dr. Harold C. Urey, atomic scientist and Nobel prize winner, who studied the trial transcript, stated: "Sobell's sentence of 30 years at Alcatran is completely out of line with any evidence of wrong-doing which the government was believed to present. In fact, I do not know what he did do."

There is a widespread belief that Morton Sobell is a tragic victim of the hysteria surrounding what the Columbia Law Review, a distinguished law journal, has called the "outstanding 'political' trial of this generation"

THE BACKGROUND

Morton Sobell was born and raised in the Bronz., New York. He was graduated as an electrical engineer from the City College of New York, where he was a classmate of Julius Rosenberg. He received a Master of Science degree from the University of Michigan. During World War II, he turned down an important study fellowship and chose instead to work at a job that would contribute to the

*Columbia Law Review. The Rosenberg Case: Some reflections on Criminal Law (Vol. 54, p. 219, No. 2, February, 1954).

war effort. In 1950, Mr. Sobell was employed at the Reeves Instrument Company. He and his wife and two children lived in a modest home in Queens, N. Y.

On June 22, 1950, Mr. Sobell and his family went to Mexico as tourists. This is shown by the American airlines passenger list and by their tourist cards. In Mexico, Morton Sobell first read of the arrest of Julius Rosenberg on charges he believed to be "absurd." The arrest of his former classmate climaxed a whole series of developments which made Morton Sobell fearful that freedom was being destroyed in the United States. Mr. Sobell, who had been a vigorous supporter of Franklin D. Roosevelt's New Deal policies, was alarmed at the growing restrictions on scientists, the contempt citations, the dismissal of federal employees on "disloyalty" charges, the firing of teachers, the Smith Act trials, and other attacks on the civil liberties of anyone who dared exercise his right of dissent.

Mr. Sobell became one of many Americans abroad who considered avoiding the growing hysteria by remaining abroad. He began making inquiries about places where he and his family might go, sometimes using different names in doing so. However, Mr. Sobell and his wife talked over the matter. "We realized" he said, "that our ties to home were too strong, that we owed it to everyone to return to help combat the repressive tendencies from which we had contemplated staying away and sitting it out."

The Sobell family got the vaccinations required of tourists for re-entry into the United States and arranged for passage home.

THE KIDNAPPING

On Aug. 16, 1950, as the Sobells were having dinner in their apartment in Mexico City, their home was invaded by armed men who claimed to be Mexican police. They had no warrant, and accused Sobell of robbing a Mexican bank. They insisted he accompany them. Mr. Sobell asked to be allowed to call the American Embassy, but was dragged from his home, beaten into unconsciousness and driven away. His wife and children were also seized.

According to the New York Times of Aug. 18, 1950, Mexican immigration officials stated that agents of the Mexican secret police delivered Sobeli directly to the FBI, without consulting their government. Sobell and his family were taken across the border to Texas. U. S. papers carried the headline: "ATOM SPY CAUGHT PLEEING IN MEXICO."

THE PROSECUTION'S CASE

One of the chief prosecutors against Mr. Sobell was Roy Cohn, who later became Senator McCarthy's right hand man and has since been thoroughly discredited. The only specific charges listed against Mr. Sobell were that he had five "conversatione" with Julius Rosenberg. No reference was made to what was supposed to have been said in the conversations. At the trial itself, the conversations were never once meationed.

During the trial, which took place during the Korean War, the presecution claimed; that Morton Sobell was a Communist and therefore had a predisposition

to esplonage; that his trip to Mexico was an attempt to flee, and that he was engaged in a conspiracy to commit esplonage.

communist and therefore likely to be a spy, the Philadelphia branch of the American Civil Liberties Union commented: "It was contended that since the Communist Conspiracy included atomic espionage, Sobell was implicated in espionage. His trial and subsequent sentencing on this basis constitutes a dangerous extension of the concept of 'Conspiracy,' whereby a defendant does not have to be linked with any specific conspiracy."

D. N. Pritt, the famed British attorney, said: "In truth, in the atmosphere of the time and place of the trial, the mere accusation of membership in the Communist Party was presumably so prejudicial that, once it was made, the chances of a fair trial were greatly diminished."

TRIP TO MEXICO—When one country has criminal evidence against one of its citizens abroad, it can legally extradite that citizen. The kidnapping of Morton Sobell, which the prosecution did not deny in the trial, revealed a lack of sufficient evidence to extradite him legally. But by kidnapping Mr. Sobell, just as he was preparing to return home, the prosecution created the impression that he was a fugitive. The Columbia Law Review said that had the question of Sobell's kidnapping been litigated, "Sobell may have prevailed with the argument that a judgement cannot stand when jurisdiction is obtained through federal officers' violation of the anti-kidnapping law." (Vol. 54, p. 233) The Belgian League for the Rights of Man has called the kidnapping a violation of international law.

CONSPIRACY—No documentary evidence connecting Sobell to a conspiracy was ever introduced in the trial. There was only the testimony of one witness, Max Elitcher, a neighbor and former classmate of Mr. Sobell at City College. Elitcher made his accusations to the FBl against Mr. Sobell months after Elitcher was first questioned and four months after Mr. Sobell's kidnapping. In the trial Elitcher admitted that he had committed perjury in another matter and feared a perjury indictment that could bring him a five-year sentence.

In his charge to the jury, Judge Irving Kaufman said: "If you do not believe the testimony of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell."

The Columbia Law Review stated: "As the trial progressed, it became clear that the vast bulk of testimony would concern the alleged acts of the Rosenbergs in stealing atomic information. Nevertheless, the life or freedom of the defendant Morton Sobell was also at stake, and though he was not shown to have been involved in atomic espionage, his case was undoubtedly caught up in the powerful surge of these revelations." (Vol. 54, p. 228)

Appeals Judge Jerome Frank (in a minority opinion) said that the jury should have been permitted to consider the case of Morton Sobell separately.

SOBELL'S SENTENCE

Morton Sobell, who pleaded innocent, was sentenced to 80 years by Judge Kaufman.

The integrity of justice as it is administered in the United States is at stake." -Dr. Harold C. Frey

670 atomic scientist

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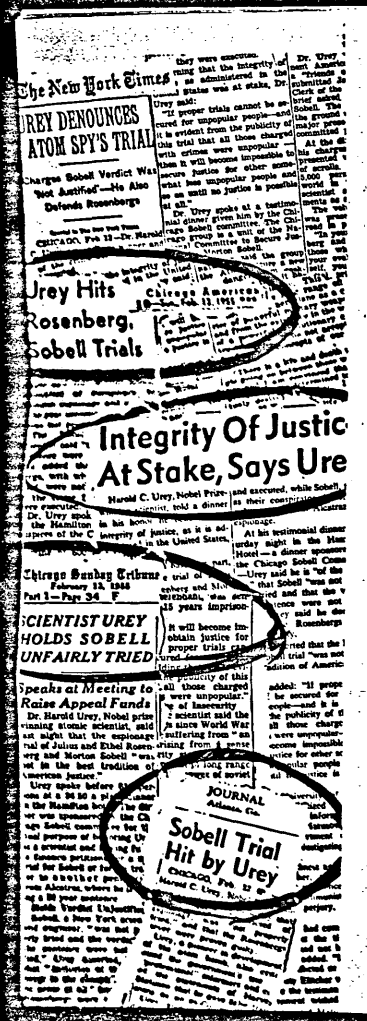
DR. HAROLD C. UREY

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MORTON SOBELL

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Text of an address by Dr. Harold C. Urey, atomic scientist and Nobel Prize winner, at a testimonial dinner given in his honor by the Chicago Sobell Committee on Feb. 12, 1955, Hotel Hamilton, Chicago, Ill.

Naturally I am pleased that so very many good people have seen fit to honor me this evening. Also, I am pleased that Mrs. Sobell should present this acroll to me and thank her for her very kind words. But in a certain way the honor is of minor importance to me, certainly very minor as compared to other things associated with the activities of this evening.

As I am sure you all know, this occasion was organized from the beginning by people who believe, with me, that the Rosenberg-Sobell trial was not in the best tradition of American justice. I hope my friends who signed this scroll understood this.

I have not been personally acquainted with either the Rosenbergs or the Sobells. I am not unmindful of the terrible tragedies that have come to their lives and am very sorry about these matters, but my concern with this trial has stemmed more from a belief that the integrity of justice, as it is administered in the U. S., is at stake. If proper trials cannot be secured for unpopular people—and it is evident from the publicity of this trial that all those charged with crimes were unpopular—then it will become impossible to secure justice for other somewhat less unpopular people and so on until no justice is possible at all.

The power of our government is very great and it can afford to be just because of that great power. But there is an illness in this country since the war from which we will surely recover in time. This illness arises from a sense of insecurity and this sense of insecurity is due to the loss of our natural security barriers, namely: the Atlantic and Pacific Oceans, Our danger from foreign foes is now greater than it has ever been before in our history. This danger comes from the long range effectiveness of the aeroplane, as a currier of powerful military weapons and to the existence in the world of a powerful revolutionary country, whose sulers do not accept the fundamental concepts of our way of life. There is a life and death struggle going on between these ways of life and I am convinced that each group is really determined to eventually destroy the other. I am in favor, as we all are, of the preservation of our way of life and I am sure that we will win in the long sun and hope that the war stays cold.

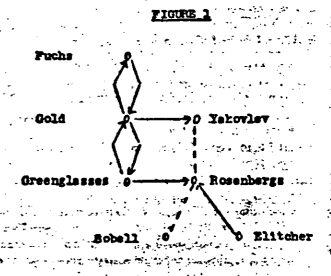
This concern with our basic security as a country has led many people, often in high places, to look for a scape goat, that is, an easy way to solve our difficulties. That scape goat has been spies, espionage agents, subversives in government. I do not condone such agents, but if all communists and all communist sympathizers should quietly die, the fundamental insecurity of this country would be the same as it is now. This very well justified concern for our security in a modern, dangerous world has led us to do things which will undermine our way of life, our form of government, our freedoms. This is my primary concern in this matter. I welcome this dinner and this scroll as a means of fighting one angle of hysteria, one bad case of injustice, as I view it.

There are many things of this kind, such as: the Oppenheimer hearings, Condon's clearance problems, the Lattimore case, passport problems, visa problems, etc. If I do not do anything about some of these things it is because of lack of energy to do so or because many other people have protested them. Perhaps the most disturbing feature of many of these procedures is the increased use of the professional informer by the Department of Justice and Congressional Committees. Recently one of these informers, Mr. Matusow, has stated that he has given false testimony and has accused Mr. Roy M. Cohn of complicity, which Mr. Cohn has denied. This specific accusation reminds one that Mr. Cohn was assistant prosecuting attorney in the Rosenberg-Sobell case. However, I warn you all that, in my opinion, communists, reformed communists and reformed reformed communists are not particularly reliable. I do not believe that they are reliable when they accuse Mr. Cohn nor when they accuse Mr. Lattimore or when they accuse Mr. Sobell. Yet I am of the ina, after study of the record, that Mr. Cohn's side of this story is incorrect and that Mr. Sobell was not properly tried and that the verdict and sentence were not justified.

One cannot separate the discussion of Mr. Sobell from a consideration of the Rosenberg case. In fact, one finds it difficult to understand what the evidence was against Mr. Sobell—for it was certainly far less important than that against the Rosenbergs. In fact, the great concern about the latter generally obscured the interests of Sobell. I wish to give you a brief outline of the case for I am sure many of you are not acquainted with the case and its general structure. Being a scientist, I have made a diagram of the case which enables me to understand the relationships.

The alleged conspiracy is represented by the diagram (Fig. 1). In this diagram an arrow pointing from individual A to individual B means that A testified that he had contact on espionage matters with B. No such arrow means that the individual denies such contact or there is no testimony. A broken line means assumed contact but no evidence or only indirect evidence. Gold admitted that he gave information to Yakovlev, but Yakovlev escaped from the U.S. and was not apprehended. Gold and Fuchs both admit contact. The Greenglasses admit that they gave information to Gold and that they received \$500 from Gold which he said he received from Yakovlev. The money was accounted for in the Greenglass' bank account. They agreed that they matched the pieces of the gelatin box top. Gold said he received his half from Yakovlev. The Greenglass portion was in Mrs. Greenglass' hand bag. They say that they received this from Rosenberg and that the division of the gelatin box top occurred in the Rosenberg apartment. The guilt of the Greenglasses and Gold was agreed to by all three. The Rosenbergs denied dividing the gelatin box lid or giving it to the Greenglasses.

The Greenglasses say that they gave information to the Rosenbergs and that they were recruited into espionage by the Rosenbergs. The Rosenbergs denied this, and denied that they had anything to do with espionage of any kind. They maintained that their contacts were the normal relations of in-laws. (Mrs. Rosenberg was David Greenglass' sister). Elitcher and Sobell were college acquaintances of Rosenberg. Elitcher testified that he and Rosenberg discussed espionage several times, although he maintained that he and Rosenberg never



gave each other any secret information. Elitcher had been a communist; he had sworn in connection with his employment on war work that was not, and thus had committed perjury. He testified that this was so and that he hoped for elemency as he testified against Rosenberg. He has not been indicted. Elitcher restified that he rove from Washington to the home of Sobell in 1948 and that he thought he was being followed by F.B.I. ents. He says that when he reached Sobell's home, Salest was south disturbed by his arrival with F.B.I. agent on his trail, and that thereupon the two took a ma personably containing photographic film, to the schorhood of Rosenberg's home, Elitcher said that he wanted in the car while Sabell delivered it. This is he only evidence of an avert act on the part of Scholl personnel on the trial. Scholl did not take the stand to his one determ blong a broken line in the diagram.

Websiters was introduced to prove contact between Yebsiter and the Rosenbergs. Gold's testimony established no contact between him and the Rosenbergs. Greenglass testified that Rosenberg tried to get him to go to college so study atomic physics in order so be more valuable as an espionage agent, and the Government inferred that Julius Rosenberg was the center of an important spy ring. No evidence, beyond that mentioned above, was introduced in support of this.

The Rosenbergs denied all accusations but refused to answer questions relative to membership in the Communist Party. They did admit to a very leftish political point of view. They never, at any time, admitted any traitorous act. Many people with whom I have discussed this case do not know this, and I, therefore, emphasize it. Had they made any such admission, I would have never spoken one word in regard to the case.

In general, it is easy to deny accusations, but it is difficult to make false accusations without inconsistencies appearing in the testimony, and for this reason it is important to consider the details of the testimony against the Rosenbergs in order to judge its reliability, and it is important to consider motives and opportunity for wrongly accusing the Rosenbergs. Also, if one assumes that the evidence against the Rosenbergs was perjured, it is necessary to be able to account for the essential facts by some other set of contacts. I believe that the essential evidence for the conviction of the Rosenbergs was that given by David and Ruth Greenglass, that their testimony contains unbelievable statements, that the

plausibilities of certain details of their testimony can be explained, that they had powerful motives for involving the Rosenbergs unjustly, and, finally, that all the facts of the atomic espionage can be accounted for without the involvement of the Rosenbergs at all.

Elitcher testified to several conversations with Sobell in which espionage was discussed, but that no information ever passed between them. Do espionage agents constantly discuss their activities with old college friends without getting any information? This seems most improbable. The tale that Elitcher, who had never engaged in espionage, told of accompanying Sobell on an espionage errand when he believed F.B.I. agents were following him seems to me to be completely fantastic. Why choose to do this right under the eyes of the F.B.I.?

The bitterness that the case has aroused and the sentence imposed on the Rosenbergs and on Sobell was justified by Judge Kaufman on the basis of atomic espionage and yet no evidence was given connecting Sobell with this activity at all. In fact, no evidence was given except that relating to the transfer of a can containing 35 mm. film, and that by a confessed perjurer hoping for Jeniepcy.

Sobell was convicted and sentenced on the basis that he was part of a conspiracy and hence was guilty of many things which he personally did not do. Judge Jerome Frank stated that he should have been tried on a separate conspiracy. Judge Kaufman stated to the jury that they could not find Sobell guilty unless they believed Elitcher. I find Elitcher's testimony very doubtful—in fact, I find it most unconvincing. We should note that no court passed on the credibility of the testimony of any witness, due to the fact that higher Federal Courts do not review this question. The Supreme Court of the U.S. has refused to accept jurisdiction and this does not constitute a review of the case.

However, to return to the general case, we need to recognize that some espionage was performed. Fig. 2 shows an alternative diagram of the case. This differs from the first case only in the shifting of the arrow from the Greenglasses to the Rosenbergs to an arrow from the Greenglasses to Yakovlev. A contact to another agent of the U.S.S.R. would serve as well.

If the Greenglasses had direct contact with Yakovlev or other Russian agents all the requirements of the other testimony are met. A gelatin box lid was divided. Gold presented one half at Albuquerque which he said

he got from Yakovlev. The Greenglasses had the other half which they said they received from Rosenberg. On this basis Rosenberg gave the other half to Yakovlev and he in turn gave it to Gold, But, suppose Yakoviev divided the lid and gave one half to Gold and the other to Greenglass or to Mrs. Greenglass. In this case Rosenberg was unnecessary. Also, the Greenglasses can tell a very realistic tale of the division by substituting the Rosenbergs for Yakovlev. In fact, the inclusion of the Rosenbergs in the conspiracy makes no sense at all. They are unnecessary unless Julius was, indeed, the head of a big espionage ring, and the proof of the existence of that ring is non-existent up to the present time. If only the Rosenbergs had confessed! But we are reasoning in circles. The Rosenbergs were unnecessary to the plot and would have been only another point where the entire espionage effort could have been discovered.

If Yakoviev, or another Russian, could contact the Rosenbergs, why could he not contact the Greenglasses, and then why pass \$500 through the Rosenbergs' hands instead of giving it to the Greenglasses directly? Would you confess to being the head of a non-existent spy ring and let your children live under that stigma, or would you go to the electric chair maintaining your innocease? The letters of the Rosenbergs written to each other in Sing Sing prison give their answer to exactly this question.

Note where this diagram leaves the Rosenbergs and Sobell. Both are completely out of the atomic espionage ring and now we ask what did they do? Even the confessed perjurer's testimony, except for the one overt act,

Gold O Tekovlev

Gryenglasses O Rosenbergs

Sobell O Elitcher

only states that they talked espionage without ever doing any. Well, one should not talk espionage and if they had been given five years at Lewisburg, we might think justice had been done—that is, if you believe the testimony. I do not believe the testimony.

On such a basis, two people have been executed and one is in prison for 30 years on Alcatraz. And where are the surely guilty ones? One, David Greenglass, is in Lewisburg for 15 years. Two others, Ruth Greenglass and Max Elitcher, have never been indicted and tried.

Would it not be a wonderful trick for the communists if they could get innocent people sent to the electric chair and imprisoned for 30 years and get guilty ones set free or given moderate sentences? This is exactly what I think has occurred. This is one point to which the current hysteria has carried us.

MOTIVES

Elitcher had committed perjury and at the time of his testimony had not been indicted, tried and sentenced. He has not been so indicted or tried since. Had he been sentenced, no matter to what term, at the time of his testimony he would still have been anything but a reliable witness. I do not trust communists nor ex-communists nor perjurers, and I am sure that this view is shared by many others. But when pressure is put on such people, I trust them to do whatever they think necessary to get themselves out of their difficulties, especially when wives and children are involved. Surely Elitcher was tempted to give the testimony that the government wished to have.

The Greenglasses have admitted to a crime for which the maximum penalty is death. It is a custom in the United States to give consideration in sentencing a criminal to the degree of co-operation which he has given to the law enforcement authorities during the preparation and prosecution of the case. I suppose that criminals are advised of this situation by their attorneys or in other ways. At the time of the trial, David Greenglass had been indicted and was on trial but had not been sentenced, and the sentence could have been death. Ruth Greenglass has never been indicted and she was not a defendant in the trial. David Greenglass was given a 15 year prison sentence. It seems to me that the hope of lenient treatment must have constitued a motive for co-operation with the prosecution.

But "cooperation" is not synonymous with perjuty and accusation against innocent people. Or is it? Does it not depend on what the facts are? If the Greenglasses' contact was Yakovlev and not the Rosenbergs (see Fig. 2), the revelation of this fact would have given the government nothing since Yakovlev was in Russia. What takes place in a criminal's mind when he is trapped and the electric chair appears in his dreams? I do not know, but it seems likely to me that both the Greenglasses would have confidently expected 30 year prison terms if they had admitted that their contact was with Yakovlev or some other agent of the U.S.R.

Prople ask why the prosecuting attorney and the I.A.I. and the judge should wish to see two insignificant people put to death unjustly. After considerable convertation with lawyers on this subject, including one who worked on the government side of the case, I conclude that lawyers are more interested in the law than in

justice. Mostly they are interested in whether all the legal machinery functions according to all the rules, and are not in the least interested in the argument presented in this paper. There are exceptions, of course, as for example Professor Stephen Love and Professor Sharp, who helped the defense during the last weeks of the case without remuneration once he believed that a serious miscarriage of justice had occurred. However, it is my belief that the prosecution believed the Rosenbergs guilty. Once having believed the Greenglass account and having based the prosecution on this it would be difficult to adopt another point of view later. In fact, people do not allow themselves to be convinced that they have made such a horrible mistake as I believe has occurred. Once the government adopted this theory of the case, all concerned with it were trapped and were forced to continue to believe it.

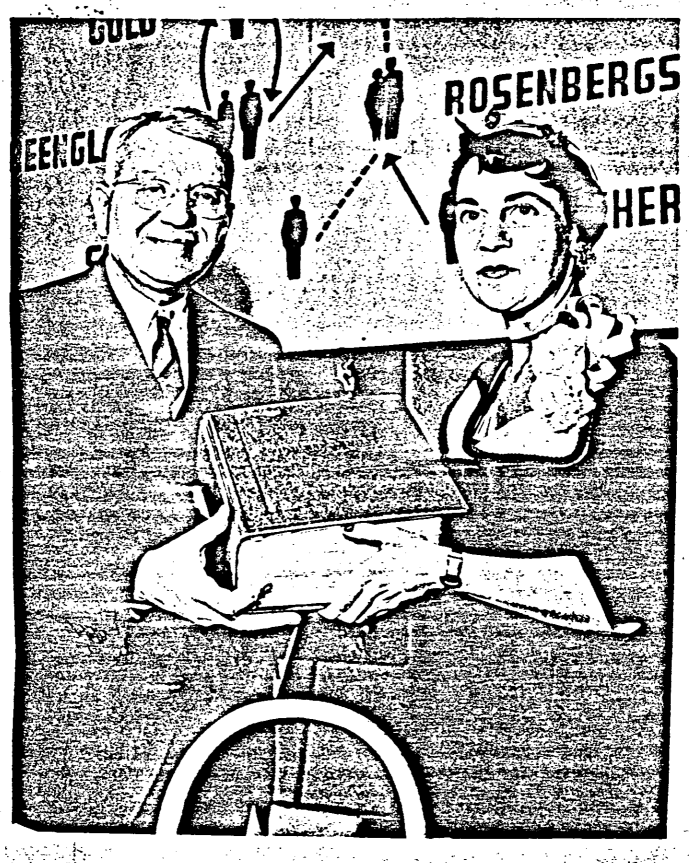
CONCLUSION

cannot review in a talk of this kind all the details of this case. This is better done by lawyers anyway. I commend to you Professor Love's statement on the case and Professor Sharp's book on the subject. But also a word in my own defense in presuming to say anything about the case. We have public trials in this country. The purpose of this surely is not to provide a Roman holiday, a substitute for a gladiatorial combat; but this is done so that each of us can judge the conduct of the trial. This means that you and I have the right to criticize the court, the jury, the prosecution, the defense, everything about it. In criticizing this case, I am exercising certain rights that were mine at birth and I wish to keep them until death. We all of us have the right to form an opinion in regard to these matters and mine is adverse in regard to this case.

I also wish to make a statement in regard to a zemark that has come to me from a number of scientists. They my essentially, "Well, if you only knew what I know," or sucher mostly, "if you only knew what someone I know knows about the case?" The inference always is that much secret information exists that proves everything but for security reasons, it cannot be made public. My answer to that is that I do not believe this inference and do not believe people should be executed and imprisoned on secret evidence. I have discussed this question with a man, who saw some of the secret data at least. He says that Greenglass' paper looked to be genuine and that it contained valuable information. I have accepted this as fact, but does a paper tell you to whom the paper was given? My reply to these insimutions has been just as I have said above. There has been no answer to them. Before I accept these statements they must be told publicly so that we all can judge them.

I have been interested in this case and shall be interested in other similar cases because of my concern for the integrity of justice in this country. It is better to review a case in which we believe injustice has been done than to wait for the next one, when further injustice may occur. Will you not all try to do something about this series of doubtful trials or quasi judicial procedures that threaten our security as individuals living in a great free country.

I thank you all again for this dinner and scroll.



Helen Sobell, wife of Morton Sobell, presents Dr. Urey with a bound volume of some 6,000 scrolls signed by prominent persons throughout the world honoring Dr. Urey for his achievements as a scientist and contributions as a citizen.

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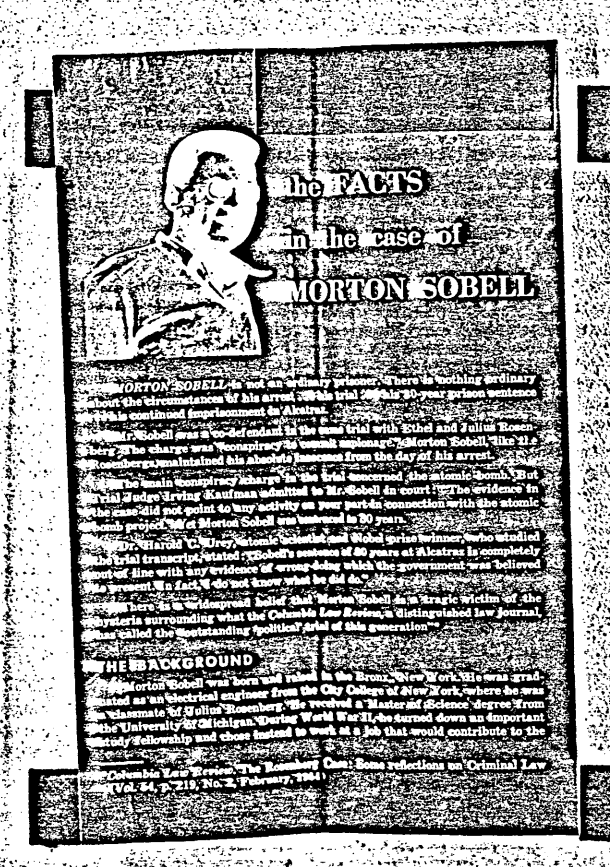
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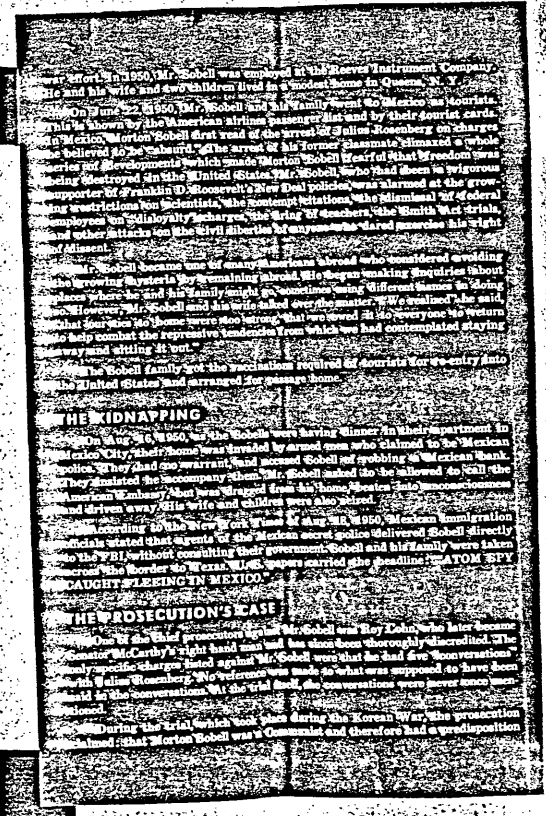
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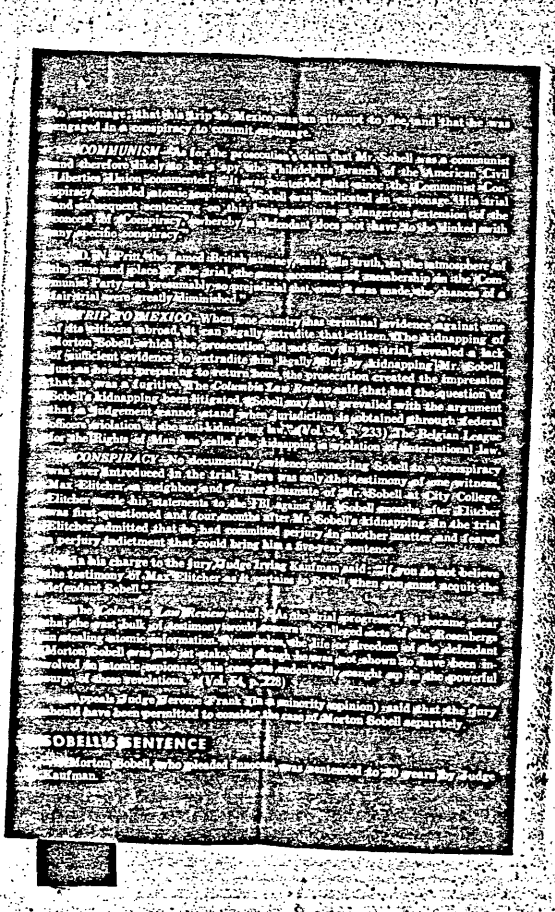
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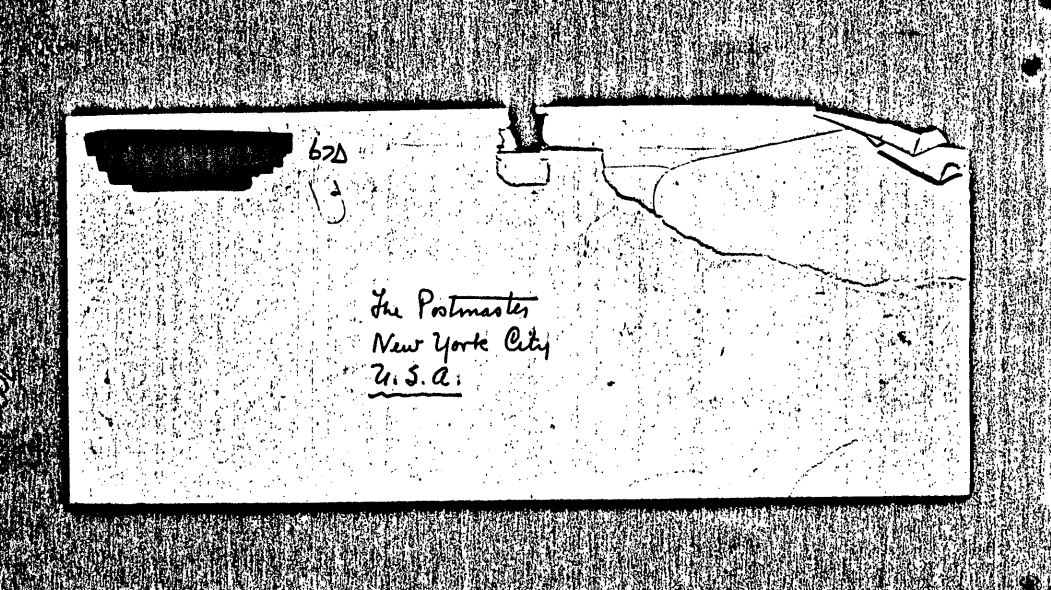






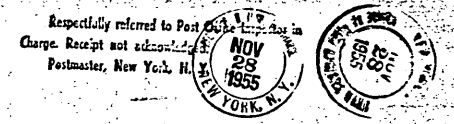


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ACTION BOOKS

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Dear Librarian:

Here is some material describing a fabulous book that is certain to be of particular interest to all students of Anglo-American jurisprudence and anyone who wonders why the arch-criminals of the atomic era have all been college graduates.

The Atom Spy Hoax by William A. Reuben is the first book to examine the basic premise of the Cold War: the impression created in the public mind that the "secret" of the atom bomb was stolen by Russia as a result of a vast espionage set-up in the West.

This 504-page book, containing an account of every case supposedly relating to Russia's attempt to steal secreta from her former allies, is the first comprehensive critical examination of all the famous "spy" cases of the first decade of the atomic era.

Starting with the cases of 13 Canadians arrested on February 15, 1946, allegedly as part of an atom bomb spy ring, The Atom Spy Hoax covers every "atom spy" case from that time on, including the case which touched off worldwide protests, the first "atom spy" trial in world history, that of Ethel and Julius Rosenberg and Morton Sobell.

Against a backdrop of momentous world events, forces and policies, Mr. Reuben's dramatic story throws into sharp relief and gives new meaning to these cases as well as those of Alger Hiss, Judith Coplon, William Remington, Klaus Fuchs, Harry Gold, David Greenglass, Allan Nunn May and Alfred Dean Slack.

In today's political climate, as there is an easing up of East-West tensions, intelligent men and women have a greater need than ever before for a source that will enable them to distinguish between newspaper headlines and courtroom evidence. In The Atom Spy Houx, authored by the former publicity director of the American Civil Liberties Union, the reader will find facts that heretofore have been reported nowhere else, and which are essential for coming to grips with the main problem of the day: co-existence.

The enclosures may help you understand why a London reviewer said that for writing this book William A. Reuben would be ranked by historians in a class with Lincoln Steffens, John Reed and Mark Twain—and why, in the public interest, we urge you to order this book today.

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William

As a journalist, William A. Reuben is responsible for setting off the world-wide controversies that have attended two of the most famous cases of modern times. His analysis of the Rosenberg-Sobell trial, which appeared in a series of articles in the National Guardian in the Summer and Fall of 1951 and which was later reprinted and translated all over the world, initiated the greatest protest movement in history. Similarly, in 1948, a series of articles by Mr. Reuben in the National Guardian and Reynolds News of England brought the Trenton Six case to the world's attention. These articles, and his coverage of the case in these publications and for The Daily Compass, led to world-wide protests, and to the ultimate vindication of the six Negro defendants, all of whom had once been condemned to death.

The former publicity director of the American Civil Liberties Union, Mr. Reuben ever since World War II has written for national publications here and abroad on civil liberties matters. During World War II, Mr. Reuben was the editor of a history of the Army's education program in the European theater, after having previously been wounded three times as an infantry lieutenant in combat with the 45th Infantry Division. A graduate of Columbia University, prior to World War II he was a staff member of Scribner's, House & Garden and Vogue magazines.

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basic premise of the Cold War; the comprehensive account of every case sup-

book seeks an explanation for the fact that,

save for confessional evidence, not one jot" of proof has ever been produced showing that such a crime as atomic espionage has ever occurred (or is even possible); or that, of the "confessions" of the "atom spics," none has ever been corroborated in any way whatsoever.

What the critics sau:

• "Thorough, systematic and competent"... this volume is a comprehensive and at points quite detailed analysis of the 'atom-spy' cases and trials that have occurred in Canada, England, and the United States. . . . Reuben's thesis is that these atomic cases were manufactured consequences of the cold war and were used to support it, and were not themselves causes of the cold war. In short, his conclusion is that the whole atomic-spy business was a hoax. . . . Reuben's persistent and penetrating probing of the spy trials , , , merits sober consideration. ... The purpose of this review is to bring Mr. Reuben's book to the attention of thoughtful and sensitive members of the community in the belief that the cause of justice and our political well-being will be better served if his contentions are discussed and evaluated."

-Bernard M. LOOMER. The Nation

- "William A. Reuben's name should rank with Mark Twain, John Reed, Lincoln Steffens and a very few more who have told the truth when it was more fashionable to tell lies. That is where it will rank when the histories come to be written. . . . The Atom Spy Hoax is a fascinating and very frightening book . . . a picture of well-nigh an entire nation bamboozled in the interest of arms manufacturers and corrupt politicians ... it is one of the most important books of our time." -Derek Kartun, London Daily Worker
- "The witch-hunt and anti-Red hysteria which followed the first world war convinced H. L. Mencken that 'the administration of justice in the Republic is stupid, dishonest, and against all reason and equity. In The Atom Spy Hoax, William A. Reuben brings to light fresh evidence which indicates that the aftermath of World War II has been, if anything, worse. His story is sensational."

-York Gazette and Daily

· Excitingly written . . . The Atom Spy Hoax is a penetrating book a pioneer . . . contribution in the fight for peace. It is a powerful vindication of Ethel and Julius Rosenberg and it will help those champions of justice who are seeking to win freedom for Morton Sobell. . . . This book is an important contribution to exposing one of the great lies of our times." -Canadian Tribune

. "Mr. Reuben's astounding book is the first of that debunking literature which is bound to arise as the American nation struggles to shake off the delusions which the Cold War planners foisted on the United States. . . . He proves that the 'atom spy ring' was a hoax dictated by the heads of the Cold War strategy. His proof should play an enormous part in restoring our country to sanity, reason and a sense of justice . . . this is one of the great pages in American journalistic-historical writing. I am convinced that if it could be made available . . . to our schools, universities and trade unions membership. it would jolt the nation the way the Dreyfus revelations jolted France."

-MILTON HOWARD, Masses & Mainstream

- "Page after page of documentation . . . a mountainful of evidence which indicates that much of the furor over 'atom spying' has seemingly been fabricated; that people against whom apparently irreproachable evidence had been tendered were in fact unjustly incarcerated, shamefully smeared by the press, and in two instances, wrongfully sent to their deaths. . . . Certainly this book . . . should give impetus to a re-evaluation of the spy cases. . . . Considering the very careful documentation, Reuben's book sheds what can be called a new and revealing light on a subject whose depths have been kept in shadow." -The Dartmouth, oldest college newspaper in the U.S.
- "William Reuben has rendered a valuable service to millions of Americans. . . . For it is to the record itself that he returns time and time again, with powerful, shattering effect, to demonstrate the lies, the naked frame-up of the atom spy hoax."

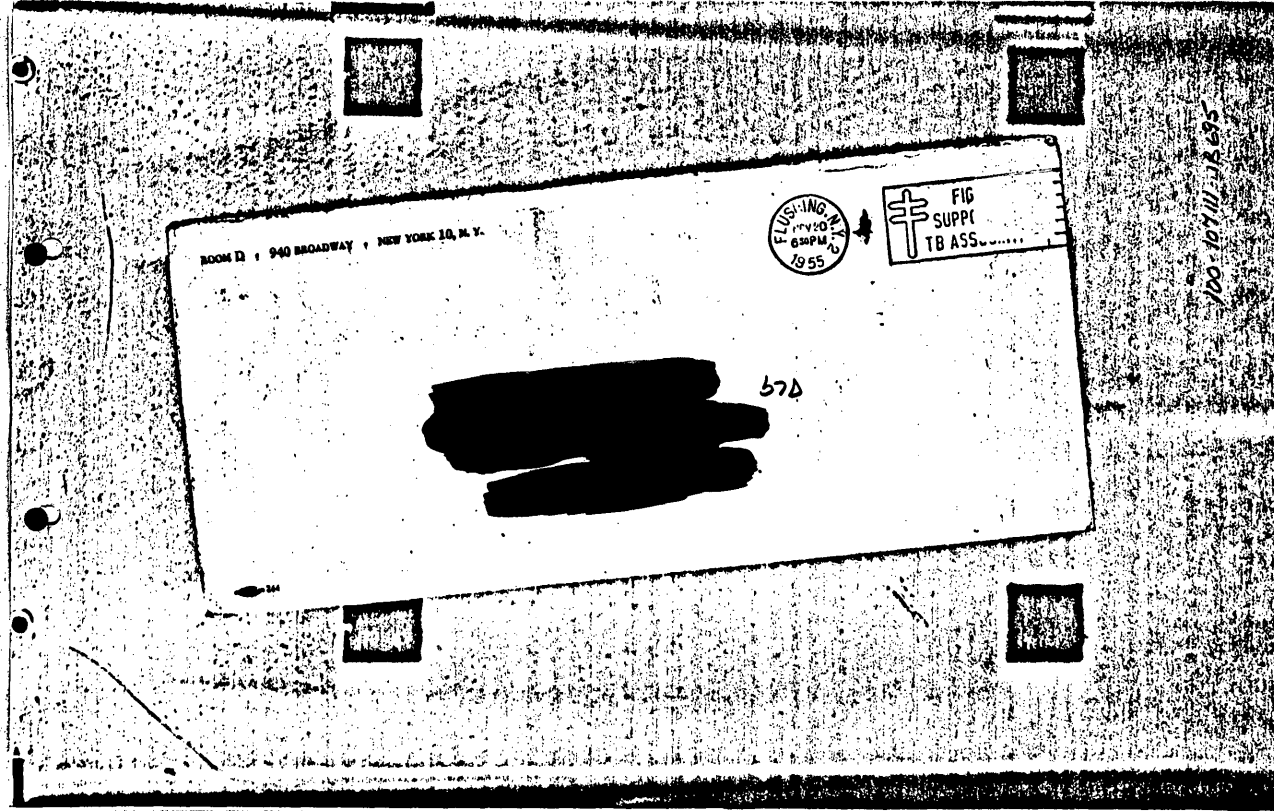
-ROBERT FRIEDMAN, Daily Worker

• "It took guts, daring and skill to put together a book like this. Manifestly, the author of this striking work has all of these traits in abundance. He also has the facts. . . . The book is a powerful weapon that can prove a deadly mace to hurl against all liars."

-CHARLES R. ALLEN, JR., Jewish Life

• "The Atom Spy Hoax is by long odds the most challenging (and most fact-crammed) arraignment of fraud and frame-up by our government and its allies to come between two covers since the Cold War began, , , reads like a well-constructed whodunit."

-JOHN T. McMANUS, National Guardian





the FACTS in the case of MORTON SOBELL

MORTON SOBELL is not an ordinary prisoner. There is nothing ordinary about the circumstances of his arrest...his trial...his 30-year prison sentence...his continued imprisonment in Alcatras.

Mr. Sobell was a co-defendant in the same trial with Ethel and Julius Rosenberg. The charge was "conspiracy to commit espionage." Morton Sobell, like the Rosenbergs, maintained his absolute innocence from the day of his arrest.

The main conspiracy charge in the trial concerned the atomic bomb. But Trial Judge Irving Kaufman admitted to Mr. Sobell in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project." Yet Morton Sobell was sentenced to 30 years.

Dr. Harold C. Urey, atomic scientist and Nobel prize winner, who studied the trial transcript, stated: "Sobell's sentence of 30 years at Alcatraz is completely out of line with any evidence of wrong-doing which the government was believed to present. In fact, I do not know what he did do."

There is a widespread belief that Morton Sobell is a tragic victim of the hysteria surrounding what the Columbia Law Review, a distinguished law journal, has called the "outstanding 'political' trial of this generation".

THE BACKGROUND

Morton Sobell was born and raised in the Bronx, New York. He was graduated as an electrical engineer from the City College of New York, where he was a classmate of Julius Rosenberg. He received a Master of Science degree from the University of Michigan. During World War II, he turned down an important study fellowship and chose instead to work at a job that would contribute to the

*Columbia Law Review. The Rosenberg Case: Some reflections on Criminal Law (Vol. 54, p. 219, No. 2, February, 1954)

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war effort. In 1950, Mr. Sobell was employed at the Reeves Instrument Company. He and his wife and two children lived in a modest home in Queens, N. Y.

On June 22, 1950, Mr. Sobell and his family went to Mexico as tourists. This is shown by the American airlines passenger list and by their tourist cards. In Mexico, Morton Sobell first read of the arrest of Julius Rosenberg on charges he believed to be "absurd." The arrest of his former classmate climaxed a whole series of developments which made Morton Sobell fearful that freedom was being destroyed in the United States. Mr. Sobell, who had been a vigorous supporter of Franklin D. Roseevelt's New Deal policies, was alarmed at the growing restrictions on scientists, the contempt citations, the dismissal of federal employees on "disloyalty" charges, the firing of teachers, the Smith Act trials, and other attacks on the civil liberties of anyone who dared exercise his right of dissent.

Mr. Sobell became one of many Americans abroad who considered avoiding the growing hysteria by remaining abroad. He began making inquiries about places where he and his family might go, sometimes using different names in doing so. However, Mr. Sobell and his wife talked over the matter. "We realized" he said, "that our ties to home were too strong, that we owed it to everyone to return to help combat the repressive tendencies from which we had contemplated staying away and sitting it out."

The Sobell family got the vaccinations required of tourists for re-entry into the United States and arranged for passage home.

THE KIDNAPPING

On Aug. 16, 1950, as the Sobells were having dinner in their apartment in Mexico City, their home was invaded by armed men who claimed to be Mexican police. They had no warrant, and accused Sobell of robbing a Mexican bank. They insisted he accompany them. Mr. Sobell asked to be allowed to call the American Embassy, but was dragged from his home, beaten into unconsciousness and driven away. His wife and children were also seized.

According to the New York Times of Aug. 18, 1950, Mexican immigration officials stated that agents of the Mexican secret police delivered Sobell directly to the FBI, without consulting their government. Sobell and his family were taken across the border to Texas. U. S. papers carried the headline: "ATOM SPY CAUGHT FLEEING IN MEXICO."

THE PROSECUTION'S CASE

One of the chief prosecutors against Mr. Sobell was Roy Cohn, who later became Senator McCarthy's right hand man and has since been thoroughly discredited. The only specific charges listed against Mr. Sobell were that he had five "conversations" with Julius Rosenberg. No reference was made to what was supposed to have been said in the conversations. At the trial itself, the conversations were never once mentioned.

During the trial, which took place during the Korean War, the prosecution claimed: that Morton Sobell was a Communist and therefore had a prediaposition

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to espionage; that his trip to Mexico was an attempt to fiee, and that he was engaged in a conspiracy to commit espionage.

COMMUNISM—As for the prosecution's claim that Mr. Sobell was a communist and therefore likely to be a spy, the Philadelphia branch of the American Civil Liberties Union commented: "It was contended that since the Communist Conspiracy included atomic espionage, Sobell was implicated in espionage. His trial and subsequent sentencing on this basis constitutes a dangerous extension of the concept of 'Conspiracy,' whereby a defendant does not have to be linked with any specific conspiracy."

D. N. Pritt, the famed British attorney, said: "In truth, in the atmosphere of the time and place of the trial, the mere accusation of membership in the Communist Party was presumably so prejudicial that, once it was made, the chances of a fair trial were greatly diminished."

TRIP TO MEXICO—When one country has criminal evidence against one of its citizens abroad, it can legally extradite that citizen. The kidnapping of Morton Sobell, which the prosecution did not deny in the trial, revealed a lack of sufficient evidence to extradite him legally. But by kidnapping Mr. Sobell, just as he was preparing to return home, the prosecution created the impression that he was a fugitive. The Columbia Law Review said that had the question of Sobell's kidnapping been litigated, "Sobell may have prevailed with the argument that a judgement cannot stand when jurisdiction is obtained through federal officers' violation of the anti-kidnapping law." (Vol. 54, p. 233) The Belgian Loague for the Rights of Man has called the kidnapping a violation of international law.

CONSPIRACY—No documentary evidence connecting Sobell to a conspiracy was ever introduced in the trial. There was only the testimony of one witness, Max Elitcher, a neighbor and former classmate of Mr. Sobell at City College. Elitcher made his accusations to the FBI against Mr. Sobell months after Elitcher was first questioned and four months after Mr. Sobell's kidnapping. In the trial Elitcher admitted that he had committed perjury in another matter and feared a perjury indictment that could bring him a five-year sentence.

In his charge to the jury, Judge Irving Kaufman said: "If you do not believe the testimony of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell."

The Columbia Law Review stated: "As the trial progressed, it became clear that the vast bulk of testimony would concern the alleged acts of the Rosenbergs in stealing atomic information. Nevertheless, the life or freedom of the defendant Morton Sobell was also at stake, and though he was not shown to have been involved in atomic espionage, his case was undoubtedly caught up in the powerful surge of these revelations." (Vol. 54, p. 228)

Appeals Judge Jerome Frank (in a minority opinion) said that the jury should have been permitted to consider the case of Morton Sobell separately.

SOBELL'S SENTENCE

Morton Sobell, who pleaded innocent, was sentenced to 80 years by Judge Kaufman.

David Greenglass, who admitted committing espionage, was sentenced to 15 years and will be eligible for parole in 1955. Max Elitcher, who admitted perjury, has never been indicated.

In other cases involving "ordinary espionage" (non-atomic) and tried under the same act under which Sobell was charged, the maximum sentence given was 10 years.

REMOVAL FROM ALCATRAZ

From the day of his arrest Morton Sobell has been under constant pressure from the Attorney General's office to "cooperate." But instead of making a false confession, Morton Sobell has persisted in efforts to win a new trial. On Thanksgiving Day, 1952, while legal moves were under way, Morton Sobell was abruptly transferred to Alcatraz penitentiary, 8,000 miles from his family and attorney.

Alcatraz was established as a maximum security prison for the isolation of repeated offenders and troublemakers who are considered a menace at regular federal prisons. For its severe restrictions Alcatraz has earned the reputation of being America's "Devil's Island." In Alcatraz, Morton Sobell is not permitted visits by his children. His wife can visit only once a month. Even then, they see each other only through a small glass panel and talk through telephones.

Recently the FBI paid three visits to Sobell in Alcatraz. The FBI agent suggested that Sobell might receive leniency if he would change his testimony and "confess" that he is guilty and that Ethel and Julius Rosenberg were guilty. Morton Sobell's answer was: "I am innocent. I will not soil my hands."

America by tradition abhors and distrusts confessions secured through "third degree" methods. Yet Morton Sobell remains in Alcatraz as a special prisoner of the Attorney General's office. He is under constant pressure to bear false witness against others as a price of his release.

FOR JUSTICE

We believe that justice can be done in this case only by Sobell's removal from Alcatraz, and by a new trial that will examine recent evidence of perjured testimony against the defendant. Supreme Court Justice Black has pointed out that the Supreme Court has never reviewed the case.

Efforts to win a new Sobell trial are continuing. Meanwhile, the voice of fair-minded Americans can end the torture of Alcatraz for Morton Sobell.

Will you join the thousands who are writing letters urging that Mr. Sobell be removed from Alcatraz to a regular federal prison?

Letters should be addressed to:

James V. Bennett, Director of Prisons Justice Department Washington, D. C.

Other facts and the full trial record are available at:
THE NATIONAL COMMITTEE TO SECURE JUSTICE FOR MORTON SOME.

1050 Sixth Avenue - New York 18, N. Y. LO 4-8485

Transfer the Pages

Dear Friends ...

This is an urgent appeal. Morton Sobell is in his sixth year in prison. Thanksgiving Day will mark the completion of three years in Alcatraz.

On November 25th, the Federal Board of Classification will meet in Alcatraz Prison. It has the power to recommend the transfer of Morton Sobell to another institution.

Now that legal action for the release of Morton Sobell is starting, he should be transferred to a prison where he is nearer to his family and to his attorney. Sobell is not a hardened criminal; there is no justification for his imprisonment in a maximum security, minimum privilege institution like Alcatraz.

In the name of humanity and justice ask that Morton Sobell be transferred from Alcatras.

Write to

Pederal Board of Classification Alcetres Prison Alcetres, California.



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March 27, 1955

THE NEW PHASE IN THE SOBELL CASE

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with Committees are surged to see all sthose whom sthey wisited for the secroll of the secrol of the secret o

Property of the Mational Committee his preparing an Meddendum to the presented with Message and Mouse Nudiciary Committees; and Mouse Nudiciary Committees and Mouse Number of the Mateon Mouse of the Mouse of t

More possible agreatest ameans for meducation we will as on have, will be John Wexley's abook, "The Dudgment of Dulius and if thel Rosenberg." For warious preasons there have been delays, and we are pressing for morpies of the abook as as on as apossible.

Preparations are nunder way for a mational aspeaking atour for John Excley. "Wherever she thas aspoken in the spast months, the has sevoked tremendous interest in the mass. All roomnittees are nurged to begin thinking about the mossibilities for a meeting around Wexley and this cook, wand the mational roffice will be in touch for working bout the aspecific maters. This dook must be splaced in the faunds of severy

important sperson ain wour acity, and matter what his some reposition on the scase that been ... Tanother all imminating abook must spublished in the matter appearance in formation that will she the local acceptance on the modell acceptance.

in the mext few months, so what severy section for the scountry scan be scovered, send scountities scan be assisted sin scarrying sout wheir it programs.

Regingolarming now for Marge wevents at one sheld for Morton Sobell on Suns 19th, win memory sof athe Rosenbergs. Woursectivities developed during the mext months schoold she Mone with Athis culmination state in mind. Whetween movemend Sune 19th, we must see that som Miterature wearhes tramendous mumbers sof specyie, that many mames sare madded to the mational sappeal for Mransier and wide spread sectivity son Sune 19th son a scoordinated, metional basis.

A second uct the kind sof as scampaign unecessary will take many thousands tof adoliers and will trequire smuch greater winancial participation from sour scormittees. What the talled explanation sof withese smeeds and sauggestions of or squotes and smeans sof graising a funds are their prepared and will the smalled stop ou.

presents with mirror the kind of compaign what can win for the minning his grouplete wire dom. Whow withis program was mile pend and sonly won what weach work sof what mational accomplities and staff, but son what seach mobile committee aloes no develop wits groups and win gover was mas demonstrated in mother phases of this wase, wit will be whe acreative work sof whe many groups throughout whe scountry what will hadd up to say significant mational scampaign for mustice for forton bobell.

Committee a o second Justice a or Morton a obel 1050年1050年111日本 1050年111日本 1050年11日本 1050年11日末年11日本 1050年11日末 1050年11日末 1050年11日末 10

March 115, 11955.

Dear Wriends:

#####As Mindicated in four aconference preport, we have more sending you so more aspectfic four line sof four Mintended activities and speeds for the aperiod section would next 40 closer.

These will acover the gransfer greet ion won several counts, and a speeds for a mew kirial, which will kinclude points to sed on Sustice Frank's Missent, won the Edouble conspiracy Llaw, whe guse sof spergured westimony, whe Ekidnapping to Sobell from Mexico. Walso being a poked into are Mainsow's grevelations are move Cohn and Elizabeth
Bentley.

Semin modition, we mirruitful dinvestigation was doesn woing con work two years most and asome mof the material annearthed will the moval abla for suse min the accounts min the minmediate muture. Who amants mof funds, several almoortant mines mof anneatigation was removement movement and approperly approper to the mitmost minportance what these minvestigations beginner monce, wand we mare more paring to do so.

Light The acost sof these slegal asteps and sinvestigations will acome to a minimum sof \$5,000 she tween know and soctober, sof which \$1000 must be made may allable simmediately for the sinvestigation and \$2500 for the slegal slees.

Publication and Printing The Enstional Committee is planning to also educational smaterial what will weach shundreds of thousands during the mext smonths. We believe it essential that the Espeech sof Dr. Threy the given to severy Emportant sperson on mational, watate, wand scity Hevels. Hit will wall to be made as any sto popularize the points graised singular languages and to give them wide distribution. We are know spreparing a new scottment addressed to the Congress and Senate, a snational transfer appeal, promotional material won the Wexley Book, as wumber sof Beaflets and advertisements, a spopular analysis to the groles word Bentley, Cohn, and Elitcher in the Rosenberg-Sobell case, and a snew sprinting of the strict transcript there are grew scopies Heft from the second sprinting).

were Our sestimated sexpenditure Tor whose sprintings was a wittle mover \$5000, while was jor goard sof swhich will she was eded from snow to the send sof June.

impressed supon sus the Mimpossibility sofacreating as mation-wide campaign without the sclosest spossible contact with accommittees and groups in mover 30 acities meross the scountry. Discussion with a coal agroups, we viewing and subscrbing their experiences, whearning from their acriticisms and suggestions, was sisting them with their problems, thringing them what alled Anformation con what wother acities are adoing, Mamiliarizing them with the sprogress and sperspectives of the scase—all whese scan conly be done by spersonal wasce—to—face nontact con gield trips. Mactivity is lways follows in the wake to

Exhibit 4

....

Menthese Wield wrips -- public sectivity, Welfective seducation and

Figure we show and the mend to some we splan to have the sequivalent so alloweeks in the Field, shared by a our sor five persons, weach aspending two wor amore weeks wisiting the warlous cities. These wisits will begin at the mend of Warch tor warly in April. Min addition, was your is being mapped sout for John sex ley beginning in May.

****These Men weeks in the Field will cost fin threvel and superses fasome \$2000.

the present moment sis some sof great motential single scase, af or reasons given satus one plength in sour sconference breport.

Committee mis sundertaking as microble-edged sprogram; seconomy where it is that its spossible, sexpansion where that fis mindispensable. Shour fire thought sin expansion sits salways that fis mindispensable is not reactional smatterial and methods mather whan in stall expansion, salthough if sour sectivities are selfective, we shall sundoubtedly have stosenlarge the stall single mather all. Mathematically shall be stemporary subsidizing solutions are successful and sinclude the stemporary subsidizing solutions are successful and sinclude the stemporary subsidizing solutions are successful and solutions.

And the selectivities of with the selectivities of the selectivities of

Management 3500 will be spent on the grunning of the soffice, postage, wrent, unimeographing, telephone, selectricity, special mailings, sepecial stund graising sectivities, sepecial coutlays to cover wisits to Morton Sobell sin Micattaz and sother Mindispensable treducible expenses. Whis Mikewise sepplies to expenditures through September.

Final Windispensable expense swill the as mortial trepayment sof the Bloans which the vermade much to gour most swork mossible. It was sour moriginal wintention to prepay as one \$5,000 by mext. Beptember, what the monsensus sof mopinion useems ato the what whis is simpossible. The Blower stigure to \$3,000 thes movement, waithough it will seriously preduce your mability to thour amoney ato marry ans into the Fall and Winter sof \$1955-56. Whever the less in is step that the mountain the massumption that the mincreased sectivities for the mountain goeriod will preduce for seliminate your meed for for the relation.

Estin 21, the sebove sectivities will acost some 23,500 through September. We neel that this nigure as the direction minimum for a sectious scampaign in the scoming smonths. When the scobell

remily and the Committee wishes to mark time and that is what as what we will also the committee of the comm

All in a the reletters and aduring the field strips we ashall discuss the grarying sout word these factivities and asome work the ameans of raising the ameressary atunds. What a this time, showever, whe twant to it the light of the second the work of the warroughout the work of the second that the second the warrous actives accommensurate with the intentities and with the spossibilities that sexist. We seed son such factors as a second with the spossibilities that sexist. We seed son such factors at this shellewed that the scittes can wraise the proximately such find a core than the sensounts produced. That third going for alocal expenses.

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Baltimore, Md.
Boston, Mass
Enicago, Illa
Cleveland, Mchic
Dallas, Mexas
Danver, Colo
Cles Monte
Detroit, Mich
Houston, Mexas
Mingeles, Calif
Milwaukee, Misc
Minneapolis and St. Paul, Minne
New Mork
Philadelphia, Pa
Phoenix, Marizona
Portland, Oregon
San Francisco, Celif
Seattle, Vash
St. Mouis, Mio
Syracuse, N.Y.
Tucson, Marizona
Weshington, Wo.C. **\$200** s750 150 S

expect the Milference to come in from warious matically mailings, etc.

We marge that you consider these figures and begin taking immediate steps to guarantee the funds macessary to speed four accepaign to bremove forton Sobell from Alcatraz, to win as new trial, and to free thim. We must stress that some sof the ymoney must begin coming in equickly, and therefore suggest that you must be arrange to send monthly contributions to the mational toffice.

Wery mincerely yours,

I of Jacobs
FOR THE CONTINE

REPORT STO THE GREATER MET STORK SCONFERENCE STO SECURE TUSTICE WORTON SOBELL SATURDAY MAPRILES THOTEL CREAT MORTHERN THE MY MORAGETTY

The it is a loost two years mos, with a temost sof ans as itting there, together by the chousands across the country, and millions around the morld, whree gall coursenergies and and estanding winto the calling less open to gather lives not exthe leand Dulius Rosenberg is a country of the calling less open to gather lives not exthe leand Dulius Rosenberg is a consideration.

Section paraphrase Dr. Wrey, win this Mastelforts to weach Judge will man, whe scame winto the scase sconcerned with the Rosenbergs, we were mained sconcerned about America.

From the Blosenbergs snever Blost their sconfidence in the same ican speople. Theorem is obell winds the strength to endure Bloatraz, same presist FBI spressure sinrough St. smooth dence that speople Blike sourselves will sengage in a true course for the speek the struth soft his mease send string Bit sbefore sour scountry and the smorld, and strength the smooth special which some selements in government would use to sour pour scivil Bliberties.

That aconscious welfort requires to be lief that aconditions are adeveloping spinch make hit apossible to secure the transfer to do not on a sobell, we knew strial, and him the aprocess, an examination to the fraud put mover you the averican poecole, two wears page, -and it s purpose.

usthis possible?

We want to fine scould for see at we skind so sheadlines that suppeared and Fort Monmouth, sout who samong ans atwo wears me o would she lieve that within a syear sthe wery well orts at o sieve lop the Rosenberg-Sobellahoax, amould shave sparked sthe sarmy-McCarthy shearings, and the snational smity sagainst McCarthyish; sawho would shave morseen the goublic branding sof Roy Cohn, skey prosecutor in the skey Rosenberg-Sobellacase, of or spreparing sperjured stestimony; who scould orsee a Matus on exposure sof athe governments suse sof spaid liers arocking as scountry; to shock mental ion sof Elizabeth Mentley.

while Clizabeth Bentley, key witness used in the Rosenberg-Sobell trial to establish a thesis that espies were communists and therefore all and viduals branded as a communists were guilty sofaconspiracy punishable by adeath for thirty years; who cohour already a spublic spattern begins to semerge to a public more bready and conditioned to brecognize the struth than two years ago.

This mand the growing knowledge for enew fracts in the case, gives at hose to sus who have followed it aclosely, the courage and right to be lieve that we wordinary speople have the mability and the spower to make a stremendous contribution to the smoral the althougherica in your efforts on the half sof a or to to be lieve.

It is within this atmosphere that we knave moded to your selegal staff and mew firm of sattorneys who, together with 6 tephen to love, we preparing for a series of Alegal moves the fore the scourts, a thorief will be spresented to the scourt the fore the summer arecess, a for a removal tof ellor ton 6 obell from Alcatraz.

Exhibit 5

The mext of examination with the second seco

Application of the muse to sper jured to idence.

Figure of the stime, was this mease goes hito new Elegal sphases, for sus, tall to sus, the stime of the strong the security of the strong the scouris.

See The points graised Elegally Booth win the pretition of or premoval from Alcatraz, wand fin the spetition of or as mew strial anist the sour basis sof morker or the mext sew months.

We see a wrater the squestions sof doubts in this wese, tof inhuman streatment in the sentence, and scertainly in the imprisonment sof all or so bell in all catraz, the solvious scontradictions in westimony, the sperjuries, and the special storiures and scrielties. All tels a fact that since one, 1953, in the reshave speen mo sother aspy strials. Whe presistance sof the Rosenbergs; the wrefusal tof sobell to spreak; the tremendous soublic boutcry has solocked new trials based son thimsy strumped up scharges.

Manual there were the wood sense work relief and the wone miving defendant his wreed and the full wasts in a new will mate made known thousands not knew workers like wourselves will enever forget the period deading to bure 19th, 1953, and it his appropriate that this anniversary period from mow amtil bure 19, 1955, we have not to mour but to morganize—

The we prorpose that we find ew Nork reach tout within this speriod to set the start and the second second

The contract we howeverything possible either through our town sponsorship for through the sponsorship for individuals to place at Heast two full page and fin two for the Heading New York mewspapers, such as the New York Times and the New York Post. In addition, him every more where there his as community mewspaper, daily for weekly, that and can be placed, halso within this memorial period. The meach case these and sere to help expose the fraud and contradictor testimony inherent in this case, were pared by those who maintened the finitial trial have been implicated in to there we to nable and fraudulent charges, sauch as Roy Tohn and Rizabeth Bentley.

2. The Wrey speech, made at a idinmer in his chonor in Chicago, son February 12, its a idefinite Handmark in this mew phase sof the 6 obellerase and the understanding of all lits meaning. We therefore propose that we in New York get at Heast 50,000 of this excellent reprint finto the mands of, and on the desks of, university professors — students on the compuses — scientists—alocal and city wide politicians — religious Headers — and sother is community Headers who mare also responsible to groups of speople.

9 - 9

printing is gressearch was soncovered and it ional wevidence which it remained them is sour source to be sometimes and slegal as teps. Whour National source the sopportunities which whis sopens sup an alternative succession of the sopportunities which whis sopens sup an alternative success.

estainly are precognize the premendous walue for souch a decumented spook - a proference flibrary atom hich ball sof sus scan prefer

To the sale sof \$5000 copies sof shis shistoric stocument she tween sow sand September

Figure 1 and 1 ion reas mort not the work sof seducation non whe scase of second with a constant section and the scale of the second work is scivic seeders, we scale the second work is scivic seeders, we scale the second work in second second section so seed so the second second section so seed section so seed section sectio

and attitudes, and the meed to speak yout against sinjustices, was evidenced By The M6000 people who signed the Elrey acroll, we sproper that we today Haunch a Wational Appeal, anddressed to the Elirecto of Elizabeth States and Sta

Takin buillining four meducational meanpaign withrough the Mistribution of the Mirry speech and the Mexicy Book as Have Haid the Coasis Torgoing to many speech and the Mexicy Book as Have Haid the Coasis Torgoing to many speech and the Mexicy on the community who has some measure ship. He was a mean to make the community who has some measure of sinfluence for a contact with groups more people—and saking when to the Coasis more measure and saking when the more ship that they have mead and con the Mossis more may doubt a possibly graised to take the minimum step in guaranteeing whe Mossic rights more and some measure minimum step in guaranteeing whe Mossic rights more many many many many makes meaning the mospor turity of or lighting malong with this attorneys and whose meaning sto his idefense. Wherefore, where Morton Sobellia Minerceration in Alectrary wirtually makes mentact of this mature impossible. Morton Sobelliamust be transferred that the may have whe popportunity to prove this minnocence, where from whird degree more sure more minimum to prove the many have whe popportunity to prove this minnocence. The from Work at Meast 2000 much signstures by Mctober 30th

The mirst week of June, we would like no get into the mands not she man in the street 35 to 50 shousand copies not a single mage Heaflet thighlighting the muestion of merjury in the mosenberg-Sobell mase.

selfical ecommittees is hould plantabelr most is fective asset of a such Meaflets.

the speople who represent ms thoth in the Senate and in the House

O O

of Representatives, was sevidenced by scorrespondence with Helen Sobell, wand sother members for sour Connittees and through the personal scontact, we propose that we mimiediately start a scampaign in New Work pasking speople in seach scommunity it over the to their Congressment and Senators Traising the governor for why has this man library Sobell speen sent to Micairaz, and sasking them to Mook winto the smatter.

marticipate in this section at monce; where mailings to be a marticipate in this section at monce; where mailings to be a followed sup with planned stelephone campaigns and swisits to mindividuals in the acommunities, sto Minsure at certain amount so mail shaving meached a particular prepresentative so that a stelegation to the prepresentative may see planned simmediately after May 20th stand as ometime seef ore some 19th. The propose we wisitest Heast 15 Congressmen in each aborogand that the acommittees and porogrepresentatives work these plans sout to minsure this minimum megislative section, which will do the beginning so as Marge scale mational Hegislative campaign which we shore will sculminate an delegations to Weshington as one line in the Fall.

is the long in the secret that the grogrammes butlined above. We the beginning to sour minimum tobligation towards winning mustice for forton to bell—that the flegal steps projected and the supervision by the settorneys to the association to the supervision to the secret sessential, we must be copt as well the presponsibility for the traising of the meeded of made.

The mads Min Wew Nork, mooth the acity puide and Blocal as well, should grum to \$4000, was as maininum.

Figure Feducational scampaign, smallings to Mearlets, Sirey speeches, mand Marge scale smallings should scome sto manother \$1000.

*** The pare by ust throwing bout these general Migures precognizing in addition that the administration for this program as well ***
will prequire additional Minancing**

permall this mecessitates that New Work traise at Heast \$13,000 from snow suntil soctober 20th.

Exercising the next to weeks are not such twital importance for mistribution of mew material, we saugest that \$8000 ibe traised by Nume 19th, and \$5000 jover the saumer and inp to October 30th. Win this prespect and so that seach dooro mean work but sits best means to meeting their pobligations which we know they are sanxious to saccept, we propose that this budget be divided as Nollows:

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We was we skept whese souotas in igher whan whe sproportion top we will be in the sproportion top we will be the sproportion to be une spreading with the sproportion to be spreading and spreader possibility so grand graining.

Ease of season services and any seed of season seed of seasons and seed of seasons are seasons and seasons and seed of seasons are seasons and seasons are seasons are seasons and seasons are seasons are seasons and seasons are seasons

possibility where in Brooklyn expect to work wout the plans for a Brooklyn-wide worens Huncheon to be theld before Jume Moth and at this moment the potential sof at Meast To more small thouse posities and fliscussions.

Tall filtere his pany massistance are scan give to the mareas we will be glad to his so. We shave the mames not professional and nother prominent people take have helped sout in many ways in the scourse posthescampaign and scan and should be approached at this time sto participate son whatever Hevel they scan. We say again there are many such speople himses the community. Withis your his bate get to them and to get no them and its making such affairs as success as well as the material mecessary for say well as such affairs as success as well as the instead who can be adopted with the Hatest developments in the mease and who can blead the miscussions and whatever selse may be required.

Fig. 2. Some in through the mext few tweeks, and soursuing the splan for shundreds to shouse sparties, this cussions, and functions to some types, we shall that created the groundwell for sconing to some 16, when we fin the York will shold a memorial affair in Carnegie Hall. We sere sconfident that thousands will want to gether thogether sto say — whe shaven't forgotten' — we will make the struth amown; we will the freedom for Morton Sobell.

re and our errogram will the win sthe snature soften soriginal dramatization and san soriginal snusical escore, written for whis soccasion. With sprice of other tickets, clorathe entire shouse, will the \$1.25, who we served assets.

we demour Program thas as omething thor deveryone to pic-committee, member nor kindividual - who scan the Ip sopen the micros tof thick traz, and the micros the microscience tof the merica.

18696 F

National Committee Mosecure Wistice For Morton Sobell 2050 zsixth Maye, SNew York 18, 30.1.

am1126, 1955.

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Yemo to comittees:

A NET WATTONAL APPEAL

reached at four Chicago monitree, win saccordance with an adecision reached at four Chicago monitree; win saccordance with an adecision reached at four Chicago monitree; c. Mis standthing as the wealtonal appearation the removal monitor above 11 from falce tray. With a suppearation the second standard that eyou can souccessfully state to Meaders in your scour, unity—Clergymen, Moctors, Mayyers, Clabor the second standard standard second se

Conference adects ion to acrient all cours literature and activity as conference and sectivity are conference and sectivity.

detention at Alcatraz evades Sthe Flavs granting convicted the sons whe many the same of the sons when the same of the same of

Fig. The specessful work done in many willies son the serolls of or Dr. Wrey shows that this mew appeals can be successful. What has been sproved sover and sover as gain as that when speople wisit their scommunity bleaders and bliscuss the facts in this scase.

process of the transfer of the gender sevent son whis sappeal of some \$50,000 persons throughout the grountry by the grail. This will take for the readous effort. While selfect sof weaking spublic that so many sor or hent spersons shave as igned such an appeal will be as significant step forward in getting Norton sobell sout sof a leatner.

Semewerare sending ground me secony not at he sappeal anow—and saill ship syou since diately sadditional scopies sin the squantity shate you request.

we was erack by our to immediately take up the seppeal in your group and integrate lits circulation into your splans for whis reworlal period.

Ted Secons
FOR THE CONTITIES

P.S. Which selected the selection of the sexcellent new reprinted the sex Exhibit . 6

AT A STATE OF THE STATE OF THE



Director of Prisons
Bustice Department
Washington, D.C.

Natural Managerican judicial system the right of all convicted apersons also mappeal atheir averdicts frances are under the relaborate system of accounts all review 40 ne such prisoner. Morton Sobell, seeks predices an after scourts lagarest this geomytetion and 30 year seentence for accompany to accommit the property of which the passerts his immocence.

with the jumprisonment for Morton Sobell at Alcatrar Screated by Mongress as the smost restrictive prison in the land dor the incarceration of onen jumpingeable but sother finalitations, denies thim without scause — the apportunity to make largend simely suse of this rights under the law.

Three shousand miles separate Morton Sobell strom the scourts to gurisdiction in his case, beginning from this counsel, making direct and simely somethation almost impossible Moreover, satisfies the catrax fregulation identify annuates secress to messape person retually prohibits timely discussion of antormation appearing an auch inesses which may dear, on warious witnesses assessed prosecutors involved in this trial.

Wishts to Morton Sobell by his wife and mother, who reside in the fast sure made and y at the second of the second second second in the second second

profit We the lieve that such prestrictions, when mot grarranted by smisconduct, senlarge the smargin for gudicial error into the expense for gustice titself. For these breasons, we the undersigned making no expression to belief in the impocence or guilt for Morton Sobell, respectfully arge that he be transferred to a regular Federal Prison where he may exercise those trights in supposal guaranteed to thim under the law.

NAME	ADDRESS AND STATES	uny.
The second of th		

THE COMMITTEE TO SECURE TUSTICES OR MORTON SOBELL #2050 Sixth Ave. New Work 18, N. N. 10 4-9585



AMENIORTONISOBELL'is protian ordinary aprisoner Where is nothing ordinary about the circumstances of his arrest within trial Josephia 30-year prison sentence

Mair Sobell was no defendant in the same trial with Ethel and Julius Rosenberg. If he charge was "conspiracy to commit espionage," Morton Sobell, like the Rosenbergs, maintained his absolute innocence from the day of his arrest.

Estate he main conspiracy scharge in the trial concerned the atomic bomb. But Myrial Budge I rving Kaufman admitted to Mr. Sobell in court: The evidence in the case did not point to any activity on your part in connection with the atomic blomb project. Wet Morton Sobell was sentenced to 30 years.

Colors or Historic Colors Intomic accient is und Nobel prize winner, who studied the trial transcript estated : Cobell's sentence of 30 years at Alcatraz is completely sout of sine swith any sevidence of swrong-doing which the government was believed to present in fact if do not know what he did do.

hysteria currounding what the Columbia Law Review, a distinguished law journal, has called the Koutstanding spolitical grial of this generation.

HEBACKGROUND

Memorian Bobell was born and raised in the Bronx. New Mork Hie was graduated us an electrical engineer from the City College of New York, where he was a classmate of Mulius Rosenberg Hie received a Master of Science degree from the University of Michigan During World War II, be turned down an important study fellowship and those instead to work at a job that would contribute to the

Columbia Law Review The Rosenberg Case Some reflections on Criminal Law



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The same was the same

Fig. On June 22, 1950 Mr. Sobell and his Samily event to Mexico as four its lift his is shown by the American airlines passenger dist and by their courist eards. In Mexico Morton Sobell first read of the arrest of Julius Rosenberg on tharges he believed to be Salsurd. The arrest of shis former classmate climaxed a whole series in Alevelopments which smade Morton Sobell Searful that greedom was being Mestroyed down the Minited States Mr. Sobell searon that greedom was being Mestroyed down the Minited States Mr. Sobell, seaho that the grow supporter of Franklin D. Roseevelt's New Deal policies, was alarmed at the growing restrictions on Scientists, the Sentempt pritations, the Mismissal of greedral semployees on Missoyalty scharges, the firing of Reachers, the Smith Act trials, and other attacks so the civil diberties of anyone who dared exercise his right to dissent.

The growing shysteria By gremaining sabroad who considered avoiding the growing shysteria By gremaining sabroad. He shegan making singuiries sabout places where he and his samily might go, sometimes using different names an doing so. However Mr. Sobell and his wife talked over the matter. We wellized she said, what your place to show ever two satrong what are loved at so everyone so meturn so help combat she repressive tendencies from which we had contemplated staying away and aitting it out.

The Sobell Camily got the vaccinations required of sourists for see the United States and surranged for massage shome

HENIDNAPPING

Mexico City, their home was invaded by armed men who claimed to be Mexican police. They that mo partment, and accused Sobell of grobbing a Mexican bank. They finaisted the accompany them. Mr. Sobell asked to be allowed to wall the American Embassy, that was dragged from his home, beaten into anconsciousness and driven away His swife and children were also seized.

Manual of the New Work Times of Aug 118, 11950, Mexican immigration blicials stated that agents of the Mexican secret police delivered Sobell directly to the VRI, without consulting their government Sobell and his family were taken across the sborder at Texas. SUAS spapers carried the sheadline SEATON SPY CAUGHT PLEPING IN MEXICO CAUCHT FLEEING IN MEXICO.

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The One of the Chief prosecutors against Mr. Sobell was Roy Cohn, who Senstor McCarthy's right hand man and has since been thoroughly disonly specific charges disted against Mr. Sobell were that he had five with Julius Rosenberg. No reference was made to what was supposed and in the conversations. At the trial fixelf, the reconstituted.

doned.

Eligip Uring the trial, which took place during the Korean War, the prosecution claimed that Morton Sobell was a Communist and therefore had a predisposition

Markey

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COMMUNISM—As for the procession's Claim that Mr Sobell was a communist and aberefore likely no them supposed Philadelphia branch of the American Civil Liberties Union stommented. Eld awas geomended that mixee the Communist Compiracy and authorize an only a specific some supposed process and subsequent sentencing on this than a constitutes in plangerous sextension of the concept of Monspiracy and hereby in Melendant sloes mot thave sto the thinked with any appearance.

the Sime and place to the Samed British autorney state the Sime and place to the Sirial, the samer success munist Partyawas presumably so prejudicial that, fair Sirial swere greatly diminished.

**Size RIP SIO MEXICO When one scountry so of site Stitizens Sabroad Sit scan legally sextradite Morton Sobell, which she spresecution said stops of sufficient sevidence sto sextradite Shim degally just as he was preparing to return home, the same sufficient sevidence stops and several some the same several sevidence stops and several some the same several sevidence stops and several some stops and several sevidence stops and several sevidence stops are sufficient sevidence stops and several several several sevidence stops are several severa was first questioned and four months after Mr. Sobell months at Rischer admitted that the had committed perjury in another matter a perjury andictment that could bring him of five-year sentence.

ngh the issues anot shown to have theen in sundoubtedly grought sup sin the powerful

OBELL'S SENTENCE

entenced to 30 years by Undge

Committing reprintage was membered to 315 years and will be eligible for parole in 1955. Max Elitcher, who admitted per jury, has mover floor indicted.

ry/esplonage gg(non-atomic) mand tried under bharged, the maximum sentence given was

REMOVALWROMMICATRAZ

REMOVALEROM BATTANE Morton Sobell has been some of making a Tause of the statement of the s confession Morton Sobell has so were lander way, giving Day 1952 while legal moves were lander way, giving Day 1952 while legal moves were lander way, giving Day 1952 while legal moves were lander from his Mamily and transferred to Micatrax spenitentiary 18,000 miles from his Mamily and spenitent and knowblemakers who are somidered in memace jat regular goleral prisons. For his nevere greatrictions Alcatrax has searned the reputation of being America's Devil's Island in Micatrax. Morton Sobell is not permitted in its by his Children His wife can wisit only once a month Even then, they see each other amy through a small glass panel and talk through telephones.

The FBI speld three wasts to Sobell an falcatrax. The FBI seems angested that Sobell smight were relemency if he would change his testimony and sconfess what he is guilty and that Ethel and Julius Rosenberg were guilty and sconfess what he is guilty and that Ethel and Julius Rosenberg were guilty and sconfess what he is guilty and that Ethel and Julius Rosenberg were guilty and sconfess what he is guilty and that Ethel and Julius Rosenberg were guilty and sconfess which were a by gradition subbors and distrusts geometric in Malcatrax has a special prisoner of the Attorney General's office tile as under gonstant pressure to hear also witness against others as a price of his release.

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Case We believe that Justice can be done Alcatraz hand Dysa new arrial that will mony against the defendant (Supreme the Supreme Court has never new s in this case only by Sobell's removal from examine precent evidence of perjured desti-Court Justice Black has pointed out that

Efforts to win as new Sobell errial are continuing the Mair minded Americans can end the forture of Alcatrax for the South and the South are writing letters the removed from Alcatrax to a regular federal prison?

The effect should be addressed to:

nes V.Bennett, Director of Prisons
Sice Department Washington, D. C.

Other Macta and the Toll trial record are available at:

THE NATIONAL COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL

FORM 050 Sixth Avenue 3- SENew Work 18, N. Y. 100 A-9585

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Dear agrience

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Enteritably involved in many such investigation styline House Committee is the principle of free or sof speech and sessorition, a principle subscribed to soverwhelmingly by the American people regardless of their gliverse topinions son any particular disculations itself. Because the clemency campaign Tas the largest and most important smovement sof sour times, revery sattack son situative city affects the sights sof smillions of Americans to sake or predess of grievances.

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Sincerely,

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For the Mexicon Reconstition

P.S. witherenclosurcines because it to menumber special, and arey be a subject to a fine pour recording to the special section.



Mrs. Helen Sobell Reom 1301 20 West Jackson Avenue Chicago, Illinois

James 19, 1955

Dear Mrs. Sobells

If you will bring this letter with you, it will serve as a pass for you and your two children to wisit your husband, Morton Sobell, Reg. No. 996-AZ on Wednesday, January 26, 1955 and again on Incode, February 1, 1955.

Please arrange to board our prison launch leaving Dock #4, and of Van Hess Avenue, San Francisco, promptly at 12:55 P.N.

Sincerely,

Mardan Mardan

NEW EDRO HELP COUR Found Quota some La Campai gr

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Remember the mournal Whever was ing Stalth" at het was poublished arter where execution for sthel and Fullus Rosenberg and housands for copies were circulated, wo that thousands to speople plearned to the erforts for speople whroughout the morld to save the Rosenbergs. in that mournal groups throughout the United States poledged to in wastice wor Morton Sobell through sads that they placed.

Now, was sche second muniversary to factor the sof sche sche so sender gs. nears, we ware preparing moment mournal -- and 2-page, which is all wooklet that will give madditional whomsands to speople the estory to know of he truth is moving forward in the Sobell case. Whe same pout-Landing Mournalistgend weditor who poroduced "Never Mosing Walth" is working on the mew booklet.

This project can help you raise your frund annote for the

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Sobell Committee 1050 15 1xth Avenue New Work 18, 4N.Y.

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His Lies Made

allying witness.

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Mits the Same Story in the Bobell Lase

hould a man spend 30 years in Micatraz on the word of Jiars? Morton Sobell syoung screenist and father inf two Ehildren, saits in Micatraz stoday. He was put there by the same kind of stestimony exposed an the above headlines. He was put there by the same discredited Roy Cohn who coached Harvey Matusow.

1. The Witness Against Bobell Admits Lying!

Ethel and Julius Rosenberg, who went to the electricitair swearing their minocence One witness testified against Sobell, a man maried Max Elitcher Mudge Kaufmar told the gury Mil you do not believe the testimony of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell and little admitted lying to the government admitted being afraid of a perjury charge madmitted being afraid of a perjury charge madmitted being a rained Sobell His testimony.

QUESTION: 360 you have lied under eath?

CHECKION West and about it?

ELITCHER: May on the state of t

2.Roy Cohn Goached This Witness!

the Roy Cohn, whose use of a faked photo was exposed an the Army Mc arthy the arings, was a prosecutor in the Rosenberg Sobell case Elitcher admitted that this same Roy Cohn beloed him aprepare whis testimony against Sobell — testimony he admits was pworked over a for almost a year.

MOUESTION: Will you name the person or persons with whom you went tree the person or persons with whom you went to be a support of the second with whom you went to be a support of the second with the second

Till (NE): get ell 1 have talked to Mr. Misheimer of Aushermer and Aushe

Michelintegrity of justice as it is administered in the United States is not stake."

Milline prosecutors have kept the courts throm reviewing the wase. No court has the reviewed the Restimony! Sobell's flattorneys thave adiscovered mew hevitationeys thave adiscovered mew hevitationeys. But meanwhile, the sits in Alcastraz Apractically that off from his antorneys, tigiven mo mewspapers, spectanited mo small strom tanyone that his sammediate camily Norbidden to see his

Millins is meither justice mor fair play. We sunybody wafe while things like this ago wn? Alhousands of persons, like Dr. Mirey, were tasking that Sobell the throns. Merred from Micatraz No so wegular federal prison so that he can help prepare this suppeal to the Ecourts. Will grow along the same?

Write to:

BIAMES WABENNETT,

Director of Prisons, Bustice Dept.

Washington, D. C.

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ANTORUM CAPETAL SOCIETO

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The mey revidence, which the Committee seald would be sused ether and the pother material in Regal efforts in win mewatrie? and or abobe 11 fais are vealed in a ohn Wexley's fror thoming book, with DUDGERT OF BULIUS AND STHEL ROSENBERG which will be published on Thursday, Winne 216, Toy Cameron and Rahn.

Mexley and spent three years of estudy manalysis mand Manyestigation sof the Rosemberg-Sobell mase scherged that the case contains fall the recognizable elements korga political grameoup, such as sexisted singthe Mooney scase, while Bacco Vanzettiscase. nd the Scottsboro case .

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> Exhibit 13 more)

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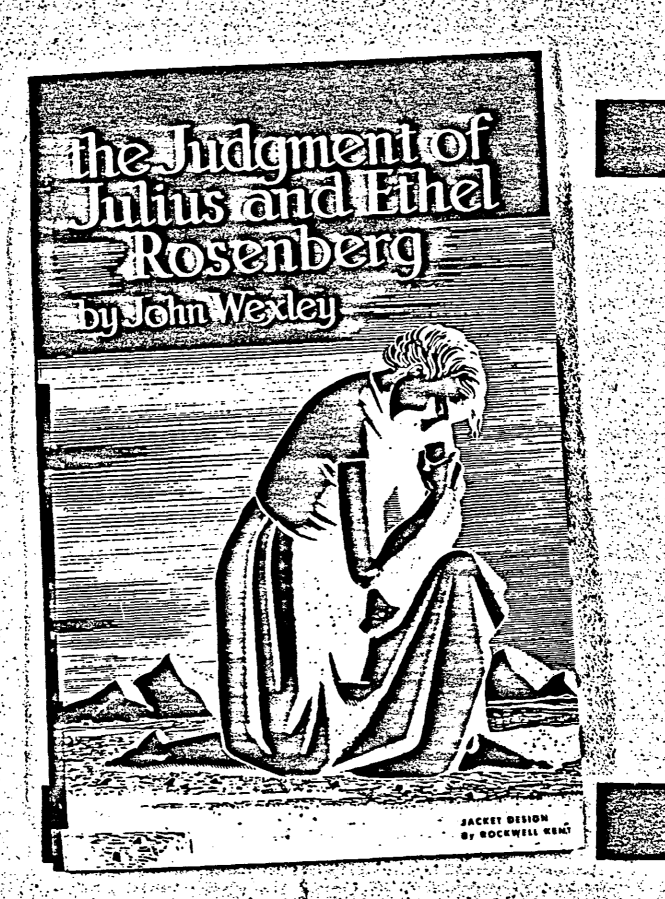
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deals.

Mauthor John Wexley an relent less ly probing the Bosenberg Sobell grase, that sinterviewed scores of participants straveled the same routes which the key prosecution switnesses said they straveled and checked and souble-checked every aspect of their stories. He has slifted the personalities and psychological motivations of every major character has a result, he has sincovered important new evidence of grand and perjury on the prosecution's gase against the Bosenbergs and Morton Sobell.

The has swoven all shis fogether swith grainstaking slocuments at a malramatic impact and suspense. Mr. Wexley swrites with the rounbined qualities of a plramatist, a pegal sauthority can historian as goolitical analyst, a psychologist, and an experience investigator.

historian we political ganalyst, as payonal investigator

MEJohn Wexley's whole greative life gwas a preparation for this book. Mor she shas always been profoundly geoncerned gwith the problems of gustice. His hirst play, where sast mile a stindy of capital gunishment, shad a foreword by Warden Lawes of Sing Sing attesting sho sits authenticity and significance. His play, they shall Norghe giramatized the Scottsboro frame-up. As author of the screen play, confessions of a NAZI SPI she investigated methods of septionage.

METHE SUDGMENT OF JULIUS AND ETHEL COSENEERS is a brilliant analysis of the case and a smeaningful greflection of sour gimes which generations of geaders and scholars will turn to sin years.

You, the Jury:

Man he nuthor has written this book so that every reader will be use position so manalyze and revaluate the sevidence and thus assume the trole of a juror in the case Whereader juror will independ on such questions as the following:

What pressures and fears drove a brother to send his own sister sents her death and made a man send his best friend Morton Sobell.

What were the pathological phantasies admitted at a previous strial by Harry) Gold which were inever revealed to the Rosen-berg jury?

Why has the general public been led to accept the authenticity is not Dr. Klaus Fuchs as the foremost atomic spy, solely on his own macronfession that of a zelf styled scontrolled schizophrenic.

How was the guilt by association evidence of the inbiquitous Elizabeth Bentley jutilized to provide political imotive seven schough it never connected the Rosenbergs and Sobell with the

Why was testimony admitted as evidence against the Rosenbergs forom a photographer who was later exposed as a perjurer in a laworn affidavit by an FBI agent?

What were the roles of Prosecutor Saypol and his Sconfidential massistant, Roy M. Cohn, and what went on before the trial between the prosecution and the attorney for the principal government witnesses?

How did United States inficials allegally arrange for Mexican Scheportation and Morton Sobell!

Why filld the Columbia Law Review at a tethat Whe grights of the Rosenbergs did not receive the precise and extensive conmideration that must characterize the administration of the periminal law?

And why hid Justice Hugo Black Heclare that the Supreme Court of the United States had Enever seviewed the second of this Arial and therefore mever infirmed the Hairness of this arial"!

The Judgment of Julius and Ethel Rosenberg RICE: 456

What Hohn Wexley's Book Can Do Yor America...

- It will shelp firee Morton Bobell from the living death of Alcatraz Where he is completing the 5th year of the 30-year sentence pronounced by Judge
- It will help make known the truth about the most important political strial sof coursemeration and windicate the Rosenbergs

 It will help restore america to the path of reason and justice by alluminating the entire era of false switnesses and fraudulent trials.

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SOBELL COMMITTEE

Room 2 1050 Sixth Ave. New York Olty 118, N. Y.

Committee To Secure Justice For Morton Sobell

940 BROADWAY, NEW YORK TO, N. Y.

E Algonquin 4-9983

Dear Friend:

This holiday season my heart is filled with hope that my son, Morton Sobell, will soon be home again.

It is encouraging to tell you that Morton's attorneys are planning to begin appeals for a new trial in the coming weeks.

To all who have aided our efforts in the past, I say thank you. Through your help we continue to make progress in our search for new evidence, in beginning to have Morton's case discussed in the press, and in reaching thousands of people with the facts.

We are counting on you, who love humanity and justice, to help even more now. I know that in the improving atmosphere my son can win a new trial. How soon he comes home depends on how hard we work.

I am traveling and speaking throughout the country to increase support and raise the funds needed in greater and greater amounts as our opportunities grow.

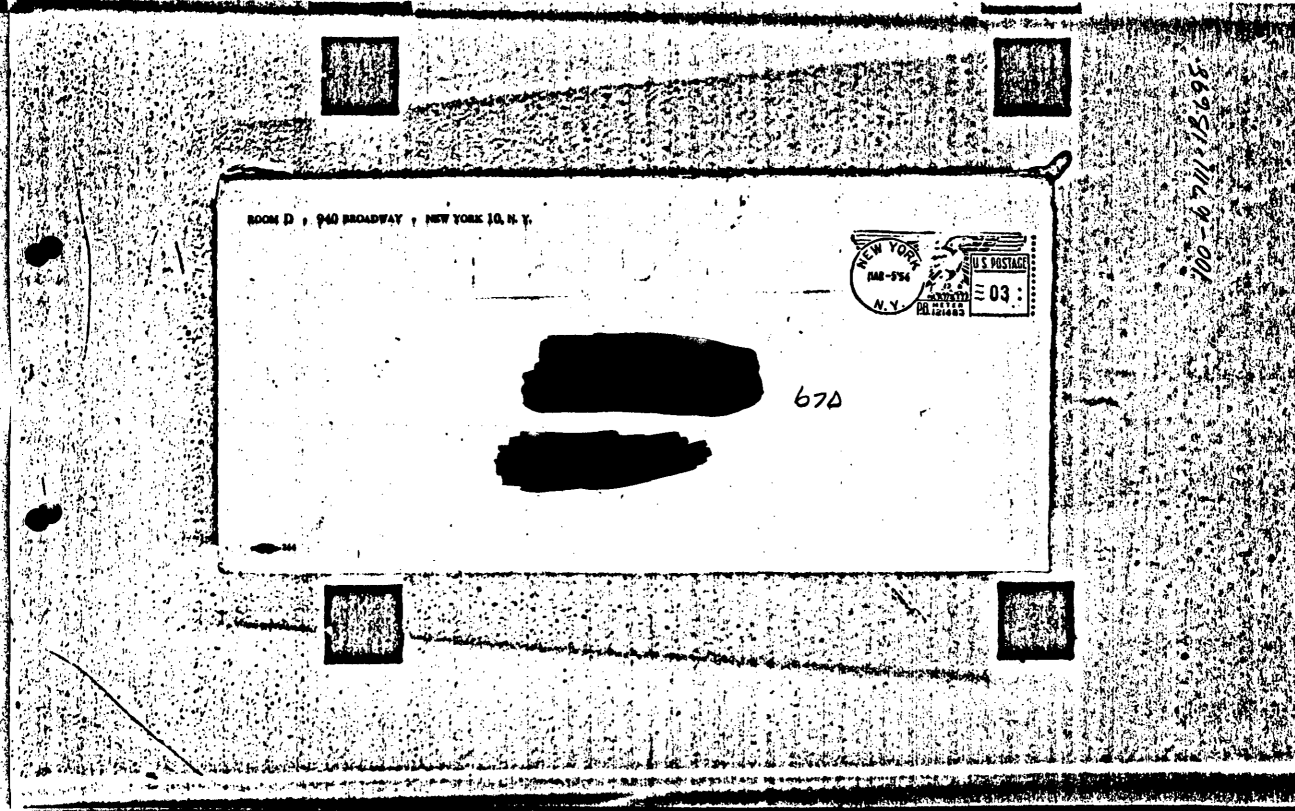
I will not rest until Morton is home. I ask you not. to rest either. For my son, for justice in America, please mail as generous a contribution as you can in the enclosed return envelope. Checks may be made payable to me or to the COMMITTEE.

Faithfully yours,

ver Sofell

wittee would like you to have the employed s of Horsen's wife, Helen. STATE OF THE PARTY

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Committee To Secure Justice For Morton Sobell

940 BROADWAY (Entrance on 22nd Street) NEW YORK 10, N. Y.

ALgonquin 4-9983

Dear Sir:

We are enclosing for your study a reprint of an article we believe to be of the utmost importance to justice in our country—a review which the distinguished restern Political Cuarterly published of the new book by John Texley dealing with the Rosenberg-Sobell case. The review's conclusion presents a vigorous challenge to the Attorney General's Office. Also enclosed are summaries of other comments on this book raising equally serious questions about the case.

If you have read I'r. Wexley's book and have not yet expressed your views, we are anxious to hear any comment that you may have, particularly with reference to the part of the case concerning Forton Sobell. If you have not yet read Er. Wexley's book, we urge you to do so at your earliest convenience.

Complimentary copies are available for review in newspapers or other publications. Otherwise, copies may be obtained from our committee at the special price of \$4.50. The book, which is 672 pages, retails for \$6.--.

We believe a full discussion of Fr. Wexley's material is of great importance at this moment in view of Forton Sobell's efforts to obtain a new trial to wrove his immocence.

Very sincerely yours,

Theodore Jacobs

Theodore Jecobs Public Relations Some comments on

"THE JUDGLENT OF JULIUS AND ETFEL ROSENPERG"

by John Wexley

- ELVER DAVIS, radio commentator and author: "Assuming that the record is here correctly cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Elitcher and the Greenglasses, or much if any of that of Harry Gold."
- JAPES H. WOLFE, Former Chief Justice of the State of Utah: "It will stend as a work of reference and decide many undecided points as they arise in this tragic case."
- INDIANAPOLIS NEWS: "... He raises an swful doubt that perhaps justice wasn't done, that a political frameup was successfully pulled off."
- NEW YORK POST: "Whether Sobell should have been convicted on the meagre record egainst him...whether the tactios of the prosecution or the demeanor of the judge impaired the fairness of the proceedings, whether the defendants were convicted and sentenced on a record which might not have produced the same result in calmer times—all these are real issues which call for honest appreisal."
- CLEVELAND CALL AND POST: "Some day, when the Rosenberg case has taken its place in history with the Dreyfus case in France, and the Scottsboro and similar cases here, copies of Wexley's remarkable work will be very difficult to obtain."
- PAICON SPARP, professor of law, University of Chicagos "...should help us prepare at least to do what we can to right the existing wrong to Pr. Sobell, and in doing so to vindicate as far as possible our own intelligence, humanity and courage."
- THE NATION: "It is mexicy's careful analysis of the complex pretrial factual situation, and of the trial itself that enables him to provide the reader with a clear and satisfactory account of the case."
- BEETT HALLIDAY, mystery writer: "This is an exceptionally well-documented book. Hardly a page does not carry one or more footnotes citing sources. The appendices are full and well chosen, and the book is carefully indexed."

WALTER MILLIS, editor of "The Forrestal Diaries" and former editorial writer for the N.Y. Herald Tribune: "The evidence on which Morton Sobell was convicted was probably perjurious; if it were legally possible, the case ought to be reviewed on its merits, while in any event the 30-year sentence was grossly disproportionate to any crime actually attested against him."

MARGOT JACKSON, Akron Beacon Journal: "The people in this book--some free now, two executed, one in Alcatraz for life--recome blood-and-breathing persons. The chain of events knotted here is as taut as any cleak-and-dagger story. But this one wrenches the mind, for the whole question remains: How was justice served?"

W. DEWITT MANNING, Rochester Democrat and Chronicle: "Inevitably, as time passes, discussion is heard concerning the possibility that in the trial and execution of Julius and Ethel Rosenberg, the net result has been to create two martyrs. In his monumental work, The Judgment of Julius and Ethel Rosenberg', John Wexley, author of a number of outstanding books, presents detailed findings concerning the conduct of the trial and numerous comments on the character of witnesses whose testimony was presented. He also suggests disturbing implications with regard to the cold war and national hysteria."

FRANK HAINS, The Clarion-Ledger-Jackson (Pississippi) Daily News:

"This exhaustive (and often exhausting) study of the trial
record and the Columbia law Review summary would seem to indicate
that there was not the proof 'beyond a shadow of a doubt' which
the law demands; that the Rosenbergs were not convicted by the
evidence against them, but by the temper of the times. Whether
or not they were guilty in fect is a question which may never
be answered."

PROF. FRANCIS D. WORMUTH, Yestern Political Quarterly (published by the University of Utah): "Obviously the Department of Justice cannot answer all criticisms. But unless it answers Mr. Wexley's we must conclude that the Rosenberg case is our Dreyfus case, outdoing the first in sordidness, cruelty, and terror."

BROOKINN JEWISH EXAL'INER: "The Rosenbergs are beyond the power of justice, but their alleged accomplice, Forton Sobell, is in Alcatraz, serving a 30-year term. An investigation and a retrial would seem warranted on the basis of ir. Wexley's disclosures."

Western Political Quarterly

Vol. VIII, No. 4

DECEMBER, 1955



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Salt Lake City, Utah

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The Judgment of Julius and Ethel Rosenberg. By JOHN WEXLEY. (New York: Cameron & Kahn. 1955. Pp. xiv, 672. \$6.00.)

This book describes with a mass of detail the Rosenberg case, one of the most fascinating and significant trials of our generation. The author concludes that the Rosenbergs were entirely innocent.

This reviewer was advised that no one could review the book without reading the court record. He has been able, however, only to read the court opinions (195 F.2d 583, 200 F.2d 666, 10 F. Supp. 798, 10 F. R. D. 521, 345 U.S. 939, 345 U.S. 1003, 346 U.S. 271, 346 U.S. 273) and the note in 54 Columbia Law Review 219 (1954). But an impossibly conscientious reviewer could not be satisfied with reading the record: it would be much more important to duplicate all of Mr. Wexley's independent researches. And should not the reader of the review also read the record and repeat the investigation, rather than trust the reviewer's report? None of this is feasible. If Mr. Wexley has misquoted the record or misstated fact, we may expect corrections to be forthcoming from interested parties. In the meantime, here is the gist of the story as Mr. Wexley tells it.

Harry Gold was a laboratory assistant who was recruited as a Soviet espionage agent in 1932 by one Tom Black of Jersey City. Black carried a pet black snake coiled about his neck and tossed marbles to a pet crow which caught them in flight. Gold loathed communism and refused to join the Communist party, but to escape Black's importunities and to repay Black for finding him a job he agreed to the lesser course of serving as a Russian sty. Thereafter he dealt with a series of Soviet agents, all six feet

two, blond, and with determined features; only one of them, however, walked on the balls of his feet with a catlike tread. In 1950 he confessed to being Klaus Fuchs' American contact; after Gold's confession Fuchs identified Gold. (Fuchs had previously rejected the photograph of Gold and had identified another man; Gold's appearance did not match Fuchs' description; Gold's story was at variance with Fuchs' in vital respects.)

Gold also had a private life. He fell in love with a beautiful girl named Helen with one brown and one blue eye, but she married a wealthy manufacturer of peanut-chew candy named Frank. Then, to save her from a white slaver, he married a "comely, good-looking young lady" named Sarah. Sarah bore him two lovely children, but later transferred her affections to a wealthy realtor. Thereafter Gold wistfully watched his children from afar as they played in the park. (Gold was never married.)

David Greenglass was a member of the Young Communist League, a graduate of public school and a trade school, and an automobile mechanic. To better himself he enrolled in the Brooklyn Polytechnic High School but failed all eight of his eight technical courses. When he was drafted he was assigned to the machine shop at Los Alamos. At Los Alamos he stole a bit of uranium "as a souvenir," and also stole Army tools and supplies which he sold on the black market. This much appears to be undisputed. At his trial he asserted that because of his admiration for his brother-in-law Julius Rosenberg he readily acceded to the latter's suggestion that he steal atomic secrets. He thereupon pumped the scientists at Los Alamos, and on the basis of their disclosures and his own observations was able to draft accurate sketches and to supply explanatory matter on a "high explosive lens" when Gold called on him in Albuquerque on June 3, 1945. Gold was making a tour: he had just collected material from Fuchs in Santa Fe. (Fuchs' own testimony was that his only contact with a Soviet agent in America was in Boston in February, 1945.) Gold then returned by rail to New York in two days; apparently he arrived many hours before the fastest train.

While on furlough in September, 1945, Greenglass prepared for Rosenberg a cross-section of the Nagasaki bomb and a twelve-page explanation. Ethel Rosenberg, according to Greenglass and his wife, typed the notes. At his trial in 1951 Greenglass brought into court what he swore was an accurate copy, reproduced from memory, of what he had transmitted in 1945. Several atomic scientists subsequently swore that it was impossible for a man of Greenglass' attainments to have prepared the first sketch in 1945, to say nothing of reproducing it in 1951. Mr. Wexley too is incredulous: he suggests that Greenglass was coached during the nine months he was held in the Tombs before the case was brought to trial.

Julius Rosenberg was an engineer who married Ethel, the sister of David Greenglass, in 1939. In 1945 he was dismissed without a hearing from a plant manufacturing equipment for the Signal Corps on the charge that he was a Communist. In 1946 he went into business with the two Greenglass brothers, Bernard and David, but the business was not successful and in 1949 the two Greenglasses withdrew. Rosenberg undertook to buy them out but was unable to make the payments he had promised. During the time that Rosenberg was struggling with these financial difficulties, and spending an average of \$30 a year on his wife's clothes, he was also, according to Ruth Greenglass, David's wife, spending \$50-\$75 a night in night clubs; and he was able in 1950 to supply David Greenglass, who was bitter because Rosenberg owed him \$1,000, with \$5,000 to flee the country.

Morton Sobell was also an engineer, a college classmate of Julius Rosenberg. In 1950 he made a vacation trip with his family to Mexico City. He later said that he meant to explore opportunities there because of the growing atmosphere of repression in the United States, but all the evidence indicates that he intended to return to the United States before making a final move. While he was in Mexico City the Korean war broke out, and Sobell did a very peculiar thing. He made a trip under a series of assumed names to Tampico to inquire about transportation to South America or Europe. When he returned to Mexico City he was kidnapped and was delivered to the FBI officers waiting for him at Laredo, Texas. As it turned out, the only testimony against him was that of his best friend, Max Elitcher.

Elitcher was a college classmate of Rosenberg and Sobell; he had few friends but knew Sobell well and had a nodding acquaintance with Rosenberg. With Sobell, Elitcher went to work for the Navy Department, and he signed a perjured loyalty statement disclaiming membership in the Communist party. By 1947 he was very apprehensive and believed that FBI men were following him everywhere. He became the patient of a psychiatrist in 1948 and continued for two years; he gave up the psychiatrist in 1950 when he became a government witness.

At the Rosenberg trial Elitcher testified that in June, 1944, his casual acquaintance Rosenberg visited him and in less than half an hour enlisted his services as a Soviet spy. Elitcher never delivered any secrets, but continued to enjoy Rosenberg's confidence. He had two functions at the trial: to allege that Sobell had dealings with Rosenberg, and to lay the ground for the introduction of the "blonde spy queen," Elizabeth Bentley, who testified to the nature of the "Communist conspiracy" and asserted that her paramour Golos had received messages from an unidentified "Julius."

Here is the sequence of events. In 1947 Harry Gold and his employer, Abraham Brothman, were brought before a federal grand jury to inquire into Brothman's relations with the Soviet purchasing agency, Amtorg. The grand jury found "no bill." On February 3, 1950, Klaus Fuchs made his voluntary confession. On May 23 Harry Gold confessed. On June 15 David Greenglass was arrested. On July 17 Julius Rosenberg was arrested. On July 29 Brothman was arrested on the charge that he had conspired with Gold to frustrate the grand jury investigation. On August 11 Ethel Rosenberg was arrested. On August 18 Morton Sobell was kidnapped. In November Brothman was tried and convicted on the testimony of Harry Gold and Elizabeth Bentley. Gold was sentenced for espionage in December on his own confession. He was now an accredited spy. The Rosenbergs were brought to trial for conspiracy to commit espionage on March 6, 1951 and were convicted on the testimony of Gold, David and Ruth Greenglass, and Max Elitcher, and were sentenced to death. Morton Sobell was sentenced to thirty years in prison. The next two years were occupied by legal maneuvers and appeals for clemency from the Pope, thousands of ministers, Albert Einstein, Harold Urey, and others. Justice Douglas' last-minute stay of execution on June 17, 1953 was vacated by the Supreme Court on June 19, in time to permit the scheduled electrocution the same evening.

Both the Brothman case and the Rosenberg case were prepared for trial by Roy Cohn and Irving Saypol. Both cases were tried before Judge Kaufman. Both Greenglass and Elitcher were represented by O. John Rogge. Greenglass was sentenced to fifteen years; Elitcher was never brought to trial. Mr. Wexley points to the generous spacing between the successive arrests and the indictments and the trial to suggest that pressure was being put upon the witnesses to elaborate their stories and that time was afforded to permit them to co-ordinate them. He disbelieves the testimony for the prosecution altogether. Certainly the word of a psychopathic liar like Harry Gold can carry no weight, and it is beyond belief that any responsible espionage organization would choose such a man for even the smallest mak, to say nothing of the greatest spy operation in history. To believe Greenglass' testimony we must assume that an automobile mechanic who failed all his high school science courses could piece together the supposed disclosures by scientists and his alleged stolen glimpses into a workable atomic bomb, that he could draw an accurate plan of the bomb, and that he could repeat the feat from memory nearly six years later. This reviewer finds this as incredible as did Harold C. Urey. But what kind of pressure could have been put on the witnesses to make them testify? Probably Gold needed no pressure; his reward was public attention. Greenglass' wife thought him unstable, but it seems unlikely that he was so pronounced a case as Gold; and the threat of prosecution for stealing uranium and Army supplies could hardly induce him to plead guilty to the more serious crime of espionage. Likewise it appears that Elitcher must have been moved by something more substantial than a bad conscience. We cannot dismiss the possibility that Greenglass and Elitcher may have been guilty of very serious crimes.

In the Court of Appeals Judge Jerome Frank observed that if the testimony of the Greenglasses were disregarded, "the conviction could not stand. But where trial is by jury, this court is not allowed to consider the credibility of witnesses or the reliability of testimony." Mr. Wexley has taken the case to a larger jury which may review the reliability of testimony. The publisher quotes Elmer Davis as saying of the book: "Assuming that the record is here correctly cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Elitcher and the Greenglasses, or much if any of that of Harry Gold." This means that the government had no case against the Rosenbergs. Obviously the Department of Justice cannot answer all criticisms. But unless it answers Mr. Wexley's we must conclude that the Rosenberg case is our Dreyfus case, outdoing the first in sordidness, cruelty, and terror.

FRANCES D. WORMUTH.

University of Utah.

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The Committee to Secure Justice for Morton Sobell 940 Broadway, N. Y. C. AL 4-9983 Justice for Morton Sobell and for America Waldo Frank, eminent author, has said: "Sobell is a symbol of our responsibility, and of our danger, of the tragic danger to America if we permit this injustice to be done."

WHAT YOU CAN DO

1. Ask for an investigation The U.S. Senate Sub-Committee on Constitutional Rights is investigating violations of the Bill of Rights. People throughout the country are writing to request that the Sobell case be included on the sub-committee's agenda. Won't you join this request? Write to:

Senator Thomas C. Hennings, Jr., Chairman Senate Sub-Committee on Constitutional Rights U.S. Senate Office Building Washington, D. C.

2. Contribute to the Sobell Fundi Contributions are urgently needed to provide for Morton Sobell's legal appeals for a new trial and for distributing information on the case throughout the country. Contribute as generously as you can. Fill out the coupon below and mail it with your contribution.

0	MRS. MORTON SOBELL Committee to Secure Justice for Morton Sobell 940 Broadway New York City, N. Y.
	Please send me more information on the Sobell case. Enclosed find \$
	Name
	Address
	*Checks may be made payable to Mrs. Morron Sobell or to the SOSELL COMMITTEE.



My husband, MORTON SOBELL is in Alcatraz—But he is innocent—there is no evidence—

Will You Help Right
This Wrong?...

Convicted without evidence!

- * My husband Morion Sobell, now 27 years old, is a scientist. He was arrested in 1950 while we were vacationing in Mexico with our two children. The prosecution claimed my husband had fled the country and was deported by the Mexican government. Documentary evidence proves we were in Mexico legally and that we were preparing to return home when we were uslawfully kidnapped with the knowledge of U.S. authorities who wanted it to appear that my husband was fleeing.
- My husband was accused of "conspiracy to commit espinage," and brought to trial with Ethel and Julius Rosenberg in 1951. He was condemned to 30 years in prison. From the day of his arrest the prosecution fed sensational stories to the newspapers with accusations that were never supported in court. He was falsely accused of being an "atom spy," even though Judge Kaufman later said to my husband in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project." No 12 jurors, who had for sine months been exposed to such inflammatory statements, could sit in judgment on my husband without projudice.
- When the trial finally took place there was not a shred of evidence to prove espionage by my husband. There was only the word of one "witness" — Max Elitcher. Judge Kaufman said in his charge to the jury: "If you do not believe the testimony

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- From the day of his arrest my husband has been pressured to "confess" that he and the Resembergs were guilty. When he continued to appeal for a new trial, he was sent to Alcatrax, the prison reserved for hardened and dangerous criminals, 3000 miles from me and the children and from the help of our atterney.
- Since the trial, vital new evidence has been uncovered. A continued investigation constantly discloses more evidence in support of his piece of innecence. Such evidence includes documents showing that the prosecution witnesses knowingly committed perjury. Our atterneys are using this material in preparing appeals for a new trial.
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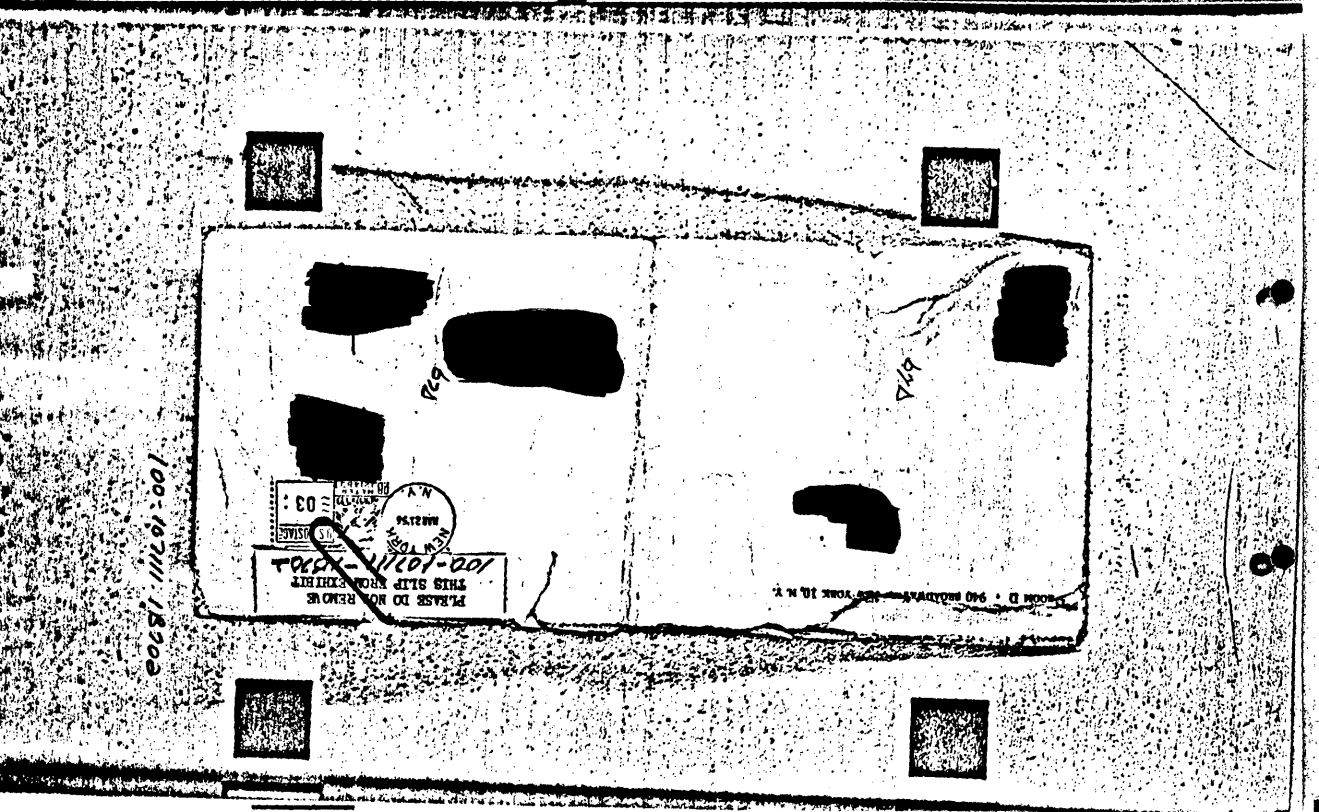
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Committee To Secure Justice For Morton Sobell

940 BROADWAY (Entrance on 22nd Street) NEW YORK 10, N. Y.

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SPECIAL BULLETIN

Our attorneys have informed us that they are now prepared to proceed in the courts in April to demand a new trial for Morton Sobell. They have just returned from Mexico where one phase of the investigation has been completed. Currently they are preparing their motion which will include documentary and other evidence.

This means that, in addition to meeting the costs involved in going to court, we must be in a position to do a tremendous job of circulating the court brief and reproductions of all evidence throughout the country. No effort and no expense must be spared in putting this new evidence before the nation.

Moreover, this court motion will represent but one phase of the detailed job of investigation still going on. There are other avenues of inquiry that must be followed up as rapidly as possible to lay bare the whole truth. You will agree that money must not be an obstacle.

WE THEREFORE APPEAL TO YOU AT THIS TIME TO EXERT EVERY EFFORT WITHIN THE NEXT WEEK TO SEND AS MUCH MONEY AS HUMANIX POSSIBLE TO THE NATIONAL OFFICE IN ORDER TO FULFILL THIS TASK.

It is impossible to do the job unless funds are immediately sysilable. Whether it is done depends on the immediate response by our committees and individual supporters. We know you will come through.

Alex bobell
Helen Sobell

David Alman

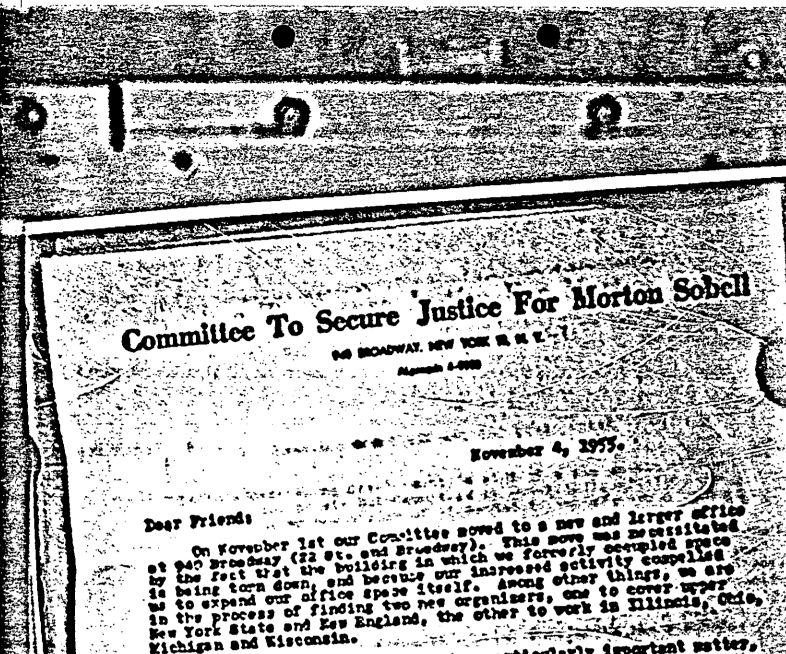
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FOR THE COMMITTEE



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Proving to a new office is not a particularly important matter, but it does give us an opportunity to verind you of the encrease financial load carried by the mational sourittee; Our legal lease investigation fees, printing, railing (even moving fees), add awaiting funds for release, "maturation" of a selected number of her newspapers around the country with books soing to entire awaiting funds for release, "saturetion" un a selection to entire key newspapers around the country with books going to entire editorial staffs, to the leadership of important metional civil liberties and religious and labor groups, travel and organising liberties and religious and labor groups, and we need help. This expenses - we could go on and on and on. carpaign will grow.

with your halp We have a two year lease at our new office. we will not have to renew it.

Sincerely,

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Committee To Secure Justice For Morton Sobell

940 Broadway, Son Tork Clay, J.Y.

REMITINGS COMMITTEE AND THE SCEEL CASE

It is a heartening development, a sign of a new spirit in our country, that the Senate Sub-Committee on Constitutional Rights is holding hearings on the status of liberties in our country. It brings hope that the high repute of Congressional Investigations may be recateded.

For the rest two years our committee has sought an objective investigation of the case of Morton Sobell, who is imprisoned in Alestras
Morton Sobell, sentenced in 1951 to 30 years on a "conspiracy to commit
espionage" charge in the Rosenberg-Sobell trial, maintains his absolute
innocence and is seeking a new trial. Heny eminent persons have expressed views that he did not have a trial that meets the standards of
American justice.

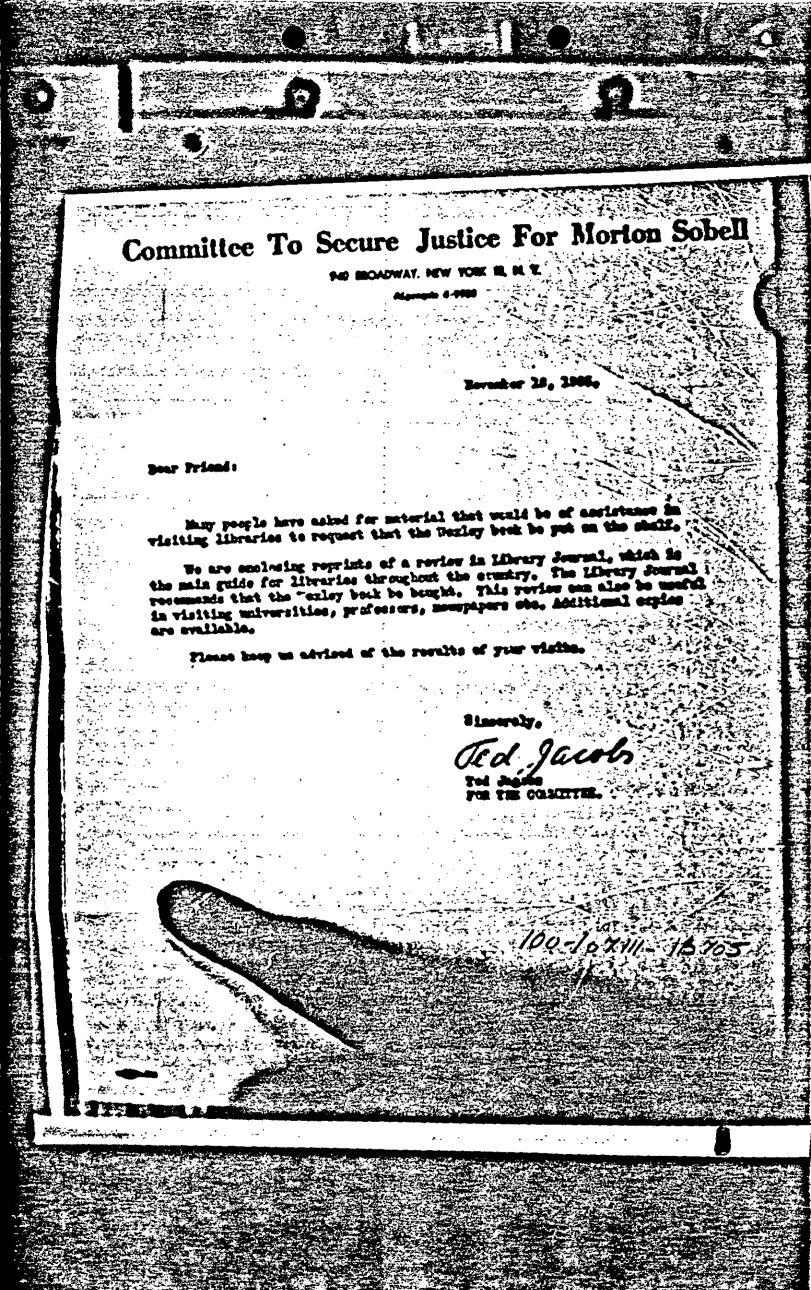
Between the time of his errest and the trial Norton Scholl was convicted in the public press by the / torney General's Office. To have eased twelve jurors, who had for nine months been exposed to the inflate matory statements and accusations on the case, to make a dispassionale appraisal of the testimony that finally was given in the trial, has to place an impossible task on them. In addition, new information regarding the testimony and credibility of the prosecution witnesses makes it of the utmost importance to establish the full truth.

The truth is essier to establish today than it was yesteriey. For example, Marry Gold, a key witness in the Rosenberg-Sobell esse, gave testimony in June, 1955, to a jury in Dayton, Chio, accusing excellent wan of espionage knowledge. The 1955 jury, freed from the hysteria and headlines of 1951, would not accept the testimony of Gold, who exampled of himselfs "I had become so tangled up in this web of lies that it was easier to continue telling an occasional one than to straighten the whole hideous mess out... It is a wonder that steam didn't some out of my ears at times." The Dayton jury disbelieved field and set the defendant free.

The Senate Subcommittee on Constitutional Mights has publicly ammounced a desire to receive suggestions concerning its future work. Nay we urge that you write requesting that room be left open on the Subcommittee's calendar for investigation of vieletions of basis rights in the case of Morton Sobell. Discuss this matter with your calledgues and your friends. Flease write a personal note tes

SEMATOR THOMAS C. MENHINOS, 27.

Chairman, Senate Subcommittee on Constitutional Rights
Senate Office Building
beabington, D. C.



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early to complete that by equalities a second Mr TORE, North-Mrs. Merten Scholl bedry made gablie on appeal which the the filed with the Alestres Classification Beard requesting that her husband Merton Scholl, be transferred from Alestran to a regular federal prison, cras

The Pears peeks Nov. 26 to consider which prisoners phonis be brensferred. and make recommendations to the director of prisons in Pastington, Marten Scholle continued by 30 years for "completely to comit coplemes" in the Besiders total, unimeter his improves and is apposing for a new trials

Mrs. Scholl alted her husband's exemplary prison conduct and his pay tribution to the our effort during Earli Her II., The substitut the book of . Letter in which School refused a following at the introverty of Makigue so ju sould aid the war effort by working as a nelection. So was on the Extinuel Bustor of Belontific and Specialized Personnel of the Way Manager Consisting ent be invested a derice that made a significant contribution to the functioning of perronders. Mrs. Sobell also wrote the Classification Boards

Ter our family it is a transaisse expense and a transmisse burden t our lared one whom he is NOT miles every from me. To have managed by winth h infrequently during these last three years when he has been in Alestran, but the a terresistify difficults on

of or my young sou," Mrs. Sebell continuel, "there is not bely the grad that he may not see his father in Alectras, but that cook time I me

my visite, his home life is disrupted.

The wir know Morton Sobell's immedence have been develop our time or energy to securing the proof of his innocense and while this may h in your deliberations, mevertheless the maney this must be spent to travel to Alastras must be taken from our logal and importigatory activities. If my husband had not been sent so far every and separated from his attorneys, I h that the legal action which is now being propercy could have taken place m seemer and my husband would now be home of the his family once more, it is

上海中心 不好的問人以及不敢的人不知在我们的必然的

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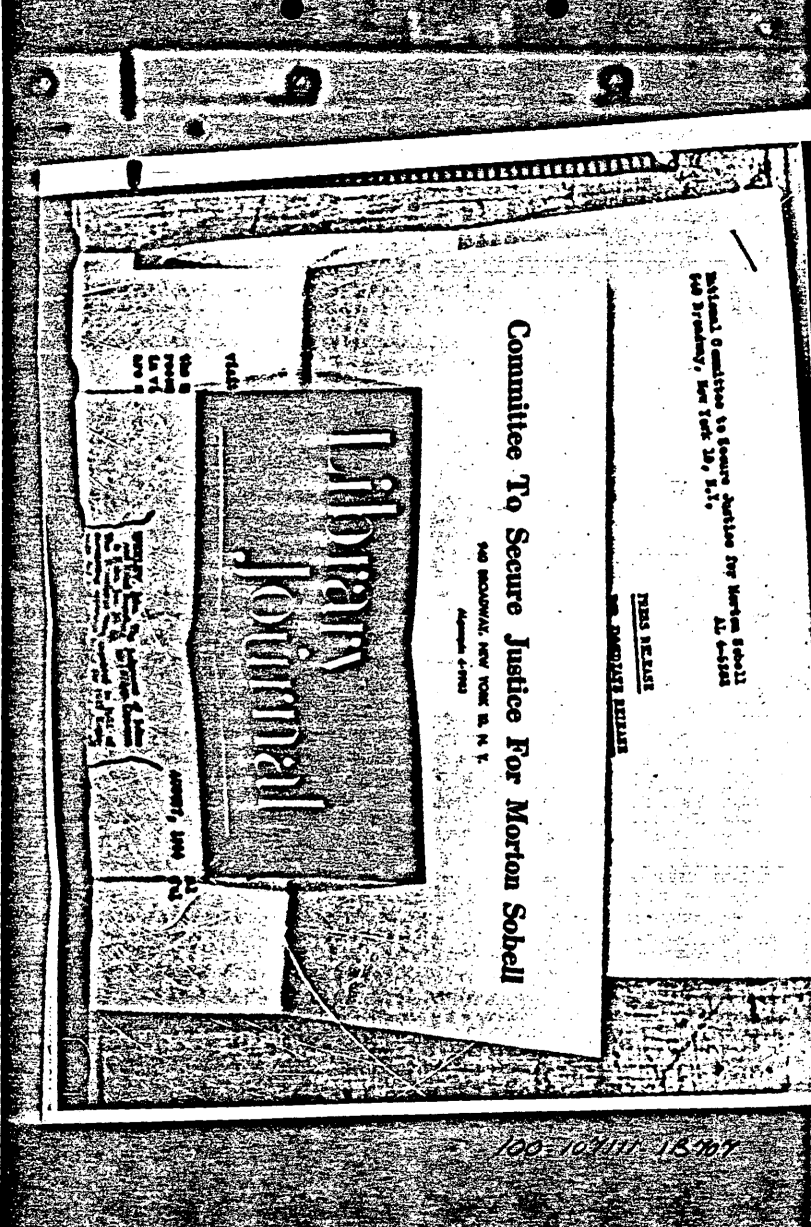
STATE OF THE PARTY

"You know perhaps better than I my hud-sed's exemplary record at Aleste and at the Test Street penitentiary and the tembe. I, on a very personal beside, would like to ask you to at least send my husband to a place where we t in a rose together and touch each others hands, and where I may bring the oblidees to see him."

Mrs. Sphell included with her appeal deplet of letters written in fur of a trunsfer to Friem Director James Y. Bennett, and texts of speeches on the case by E.S. Seneter Lillian Longer and Dr. Barold C. Brop.

The Commisses to Sours Justice for Martin School & Somto Sub-Committee on Civil Rights, now helding hearings on the Bill Rights, investigate the Scholl case to establish the full trothe

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Articus Committee to Secure Justice for Forton Schell' 940 Broadway, New York City 10, E.Y. &L 4-9983

POR DESDUAR PLIZAGE

APPEAL POR SCREEL TRANSFER

MEN YORK, Nov.12-An appeal for the transfer of Forton Schell from Alcatrag will be made to the Classification Board of Alcatrag prison, which meets on Nov.25 in San Francisco.

The Fourd reviews the status of Alc: tras prisoners and rakes recorrendations for the transfer of prisoners to other federal prisons.

Irs. Sobell will submit an appeal to the Board for transfer of her husband, who was convicted for "conspiracy to convit espionage" and is under a 30 year sentence. Sobell maintains his innocence, and is seeking a new trial. The Supreme Court has never reviewed his case.

The Committee to Secure Justice for Forton Schell is arging that people write to the Classification Poerd in support of transfer. The Corrittee, in asking that letters be sent to the Eperd & Alcetras Prison, Sen Francisco, Celif., said:

post three years in Alcetres, the prison reserved for bordened erizinels. In Alcetres, 3000 miles ever from his attorneys and family, Sobell has not had his rightful opportunity to be his legal appeals for a new trials.

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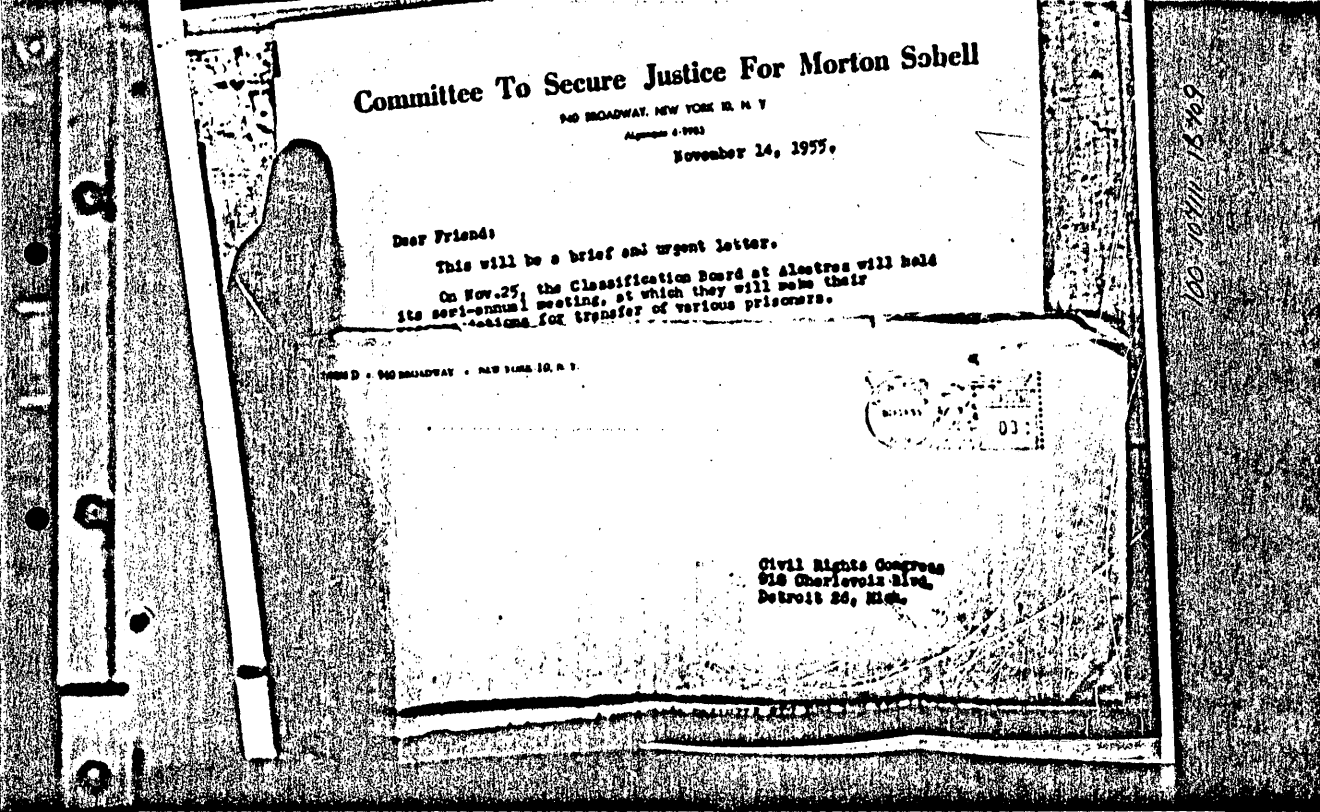
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"Sobell we not the kind of prisoner who should ever have been sent to Alcetres in the first place. But cortainly, his exemplary conduct during his incorporation there serits his transfer to a regular federal prison closer to his attorney and his family."

The Classification Board consists of the morden, the prison chaptain, and other prison officials.

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U.S. Senator William Langer Asks Justice for Morton Sobell

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Committee To Secure Justice For Morton Sob II

ME MONDWAY NEW YORK IS N. R.

Kerenber 24, 2955.

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Dear Priends

This will be a brief and urgent letter. The

On For.25, the Classification Board at Alestres will half its semi-ennual meeting, at which they will sake their reconcendations for transfer of various prisoners.

We are urging that latters so immediately to that Board and to Fr. Permett from people in your area, particularly from lawyers, ministers and other community leaders. imiero

We have enclosed a copy of a letter from Free Scholl to verious persons, for your information and guidence.

The address of the Classification Board to

The Poderel Board of Classification Alcetres, Celifornia

The address of Pr.Bennetts

Jones Y. Bennett Director of Prisons Department of Justice Weshington, D.C.

Sincerely,

Aavid alevans Por THE CONTINUE



Dest Priends I have recently been informed that the Classification Board for Alcetres is meeting on Foresber the 25th at that institutions I have been given permission to furnish that Board any information which I believe may have some possible bearing on my husband's, which I believe may have some possible bearing on my husband's, Korton Sobell's, transfer to another institution. You have been kind abough in the past to manifest some interest in this situation. I feel that particularly at this time because of many developments and because of the pending legal action there is a very real chance of securing my husband's transfer to a regular federal penitentiary. I also feel that this chance would be irresaurably increased if you would add wome woles and your influence at this time.

would add your voice and your influence at this tipe. I should like to ask you to send a letter either to se for sy presentation or, if you prefer, directly to the Classification Board asking for my husband's transfer. If your letter is sent directly I would spureciate a copy of it. However, this is only a secondary consideration. If there is any other setion which you feel would be transfer to the same of attention to use your influence.

This is sy husband's sixth year in prison. Thanksgiving day will mark the completion of three years in Alcetras. ly husband's second has been an exemplary one. There has never been any record has been an exemplary one. There has never been any justification given for his incorporation in a maximum security minists privilege institution. Despite the unresitting pressure of Alcetres be continues to conduct himself with dignity and with courses. I hope you will feel that your action in this respect is one not only of humanity but of justice.

eneficial at this time, I strongly urge you to use your influence

Sincerely yours, Belen L. Sobell

(Tradication Sobell)

B. The address of the Classification Poord is Pederal Board of Classification Alcetres Prison Alcetres, Colifornie.

in that direction.

Some comments on

"THE JUDGMENT OF JULIUS AND ETFEL ROSENPERG

by John Wexley

- ELPER DAVIS, radio commentator and author: "Assuming that the record is here correctly cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Elitcher and the Greenglasses, or much if any of that of Herry Gold."
- JAMES H. WOLFE, Former Chief Justice of the State of Utah; "It will stend as a work of reference and decide many undecided points as they arise in this tragic case."
- INDIANAPOLIS PUBS: "...He raises an awful doubt that perhaps justice wasn't done, that a political frameup was successfully pulled off."
- NEW YORK POST: "Whether Sobell should have been convicted on the meagre record against him...whether the tactics of the prosecution or the demeanor of the judge impaired the fairness of the proceedings, whether the defendants were convicted and sentenced on a record which might not have produced the same result in calmer times—all these are real issues which call for honest appreisal."
- CLEVELAND CALL AND POST: "Some day, when the Rosenberg case has taken its place in history with the Dreyfus case in France, are the Scottsboro and similar cases here, copies of Wexley's warkable work will be very difficult to obtain."
- possible our own intelligence, hurenity and courage.
- THE NATION: "It is verley's careful analysis of the complex pretrial factual situation, and of the trial itself that enables him to provide the reader with a clear and satisfactory account of the case."
- BRETT HALLIDAY, mystery writer: "This is an exceptionally well-documented book. Herdly a page does not carry one or more footnotes citing sources. The appendices are full and well chosen, and the book is carefully indexed."

- WALTER MILLIS, editor of "The Forrestal Diaries" and former editorial writer for the N.Y. Herald Tribune: "The evidence on which Morton Sobell was convicted was probably perjurious; if it were legally possible, the case ought to be reviewed on its merits, while in any event the 30-year sentence was grossly disproportionate to any crime actually attested against him."
- MARGOT JACKSON, Akron Pescon Journal: "The people in this book--some free now, two executed, one in Alcatraz for life--tecome blood-and-breathing persons. The chain of events knotted here is as taut as any closk-and-dagger story. But this one wrenches the mind, for the whole question remains: How was justice served?"

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- w. DEWITT MANNING, Rochester Democrat and Chronicle: "Inevitably, as time passes, discussion is heard concerning the possibility that in the trial and execution of Julius and Ethel Rosenberg, the net result has been to create two martyrs. In his monumental work, The Judgment of Julius and Ethel Rosenberg. John Wexley, author of a number of outstending books, presents detailed findings concerning the conduct of the trial and numerous comments on the character of witnesses whose testimony was presented. He also suggests disturbing implications with regard to the cold war and national hysteris."
 - FRANK HAINS, The Clarion-Ledger-Jackson (Pississippi) Daily News:
 "This exhaustive (and often exhausting) atudy of the trial
 record and the Columbia Law Review summary would seem to indicate
 that there was not the proof 'beyond a shadow of a doubt' which
 the law demands; that the Rosenbergs were not convicted by the
 evidence against them, but by the temper of the times. Whether
 evidence against them, but by the temper of the times. Whether
 or not they were guilty in fact is a question which may never
 be answered."
 - PROF. Francis D. Wordfuth, Vestern Political Quarterly (published by the (iniversity of Utah): "Obviously the Department of Justice of most answer all criticisms. But unless it answers Mr. Wexley's must conclude that the Rosenberg case is our Dreyfus case, intdoing the first in sordidness, cruelty, and terror."
- BROOKINN JIWISH EXALINER: "The Resembergs are beyond the power of justice, but their alleged accomplice, Morton Sobell, is in alcatrar, serving a 30-year term. An investigation and a retrial would seem warranted on the basis of ir. Wexley's disclosures."

Western Political Quarterly

Vol. VIII, No. 4

DECEMBER, 1955



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Salt Lake City, Utah

COPTRIGHT 1955, BY THE UNIVERSITY OF UTAH

The Judgment of Julius and Ethel Rosenberg. By JOHN WEXLEY. (New York: Cameron & Kahn. 1955. Pp. xiv, 672. \$6.00.)

This book describes with a mass of detail the Rosenberg case, one of the most fascinating and significant trials of our generation. The author concludes that the Rosenbergs were entirely innocent.

This reviewer was advised that no one could review the book without reading the court record. He has been able, however, only to read the court opinions (195 F.2d 563, 200 F.2d 666, 10 F. Supp. 798, 10 F. R. D. 521, 345 U.S. 939, 345 U.S. 1003, 346 U.S. 271, 346 U.S. 273) and the note in 54 Columbia Law Review 219 (1954). But an impossibly conscientious reviewer could not be satisfied with reading the record: it would be much more important to duplicate all of Mr. Wexley's independent researches. And should not the reader of the review also read the record and repeat the investigation, rather than trust the reviewer's report? None of this is feasible. If Mr. Wexley has misquoted the record or misstated fact, we may expect corrections to be forthcoming from interested parties. In the meantime, here is the gist of the story as Mr. Wexley tells it.

Harry Gold was a laboratory assistant who was recruited as a Soviet espionage agent in 1932 by one Tom Black of Jersey City. Black carried a per black snake coiled about his neck and tossed marbles to a per crow which caught them in flight. Gold loathed communism and refused to join the Communist party, but to escape Black's importunities and to repay Black for finding him a job he agreed to the lesser course of serving as a Russian spy. Thereafter he dealt with a series of Soviet agents, all six feet

two, blond, and with determined features, only one of them, however, walked on the balls of his feet with a catlike tread. In 1950 he confessed to being Klaus Fuchs' American contact; after Gold's confession Fuchs identified Gold. (Fuchs had previously rejected the photograph of Gold and had identified another man; Gold's appearance did not match Fuchs' description; Gold's story was at variance with Fuchs' in vital respects.)

Gold also had a private life. He fell in love with a beautiful girl named Helen with one brown and one blue eye, but she married a wealthy manufacturer of peanut-chew candy named Frank. Then, to save her from a white slaver, he married a "cornely, good-looking young lady" named Sarah. Sarah bore him two lovely children, but later transferred her affections to a wealthy realtor. Thereafter Gold wistfully watched his children from afar as they played in the park. (Gold was never married.)

David Greenglass was a member of the Young Communist League, a graduate of public school and a trade school, and an automobile mechanic. To better himself he enrolled in the Brooklyn Polytechnic High School but failed all eight of his eight technical courses. When he was drafted he was assigned to the machine shop at Los Alamos. At Los Alamos he stole a bit of uranium "as a souvenir," and also stole Army tools and supplies which he sold on the black market. This much appears to be undisputed. At his trial he asserted that because of his admiration for his brother-in-law Julius Rosenberg he readily acceded to the latter's suggestion that he steal atomic secrets. He thereupon pumped the scientists at Los Alamos, and on the basis of their disclosures and his own observations was able to draft accurate sketches and to supply explanatory matter on a "high explosive lens" when Gold called on him in Albuquerque on June 3, 1945. Gold was making a tour: he had just collected material from Fuchs in Santa Fe. (Fuchs' own testimony was that his only contact with a Soviet agent in America was in Boston in February, 1945.) Gold then returned by rail to New York in two days; apparently he arrived many hours before the fastest train.

While on furlough in September, 1945, Greenglass prepared for Rosenberg a cross-section of the Nagasaki bomb and a twelve-page explanation. Ethel Rosenberg, according to Greenglass and his wife, typed the notes. At his trial in 1951 Greenglass brought into court what he swore was an accurate copy, reproduced from memory, of what he had transmitted in 1945. Several atomic acientists subsequently swore that it was impossible for a man of Greenglass' attainments to have prepared the first sketch in 1945, to say nothing of reproducing it in 1951. Mr. Wexley too is incredulous: he suggests that Greenglass was coached during the nine months he was held in the Tombs before the case was brought to trial.

Julius Rosenberg was an engineer who married Ethel, the sister of David Greenglass, in 1939. In 1945 he was dismissed without a hearing from a plant manufacturing equipment for the Signal Corps on the charge that he was a Communist. In 1946 he went into business with the two Greenglass brothers, Bernard and David, but the business was not successful and in 1949 the two Greenglasses withdrew. Rosenberg undertook to buy them out but was unable to make the payments he had promised. During the time that Rosenberg was struggling with these financial difficulties, and spending an average of \$30 a year on his wife's clothes, he was also, according to Ruth Greenglass, David's wife, spending \$50-\$75 a night in night clubs; and he was able in 1950 to supply David Greenglass, who was bitter because Rosenberg owed him \$1,000, with \$5,000 to flee the country.

Morton Sobell was also an engineer, a college classmate of Julius Rosenberg. In 1950 he made a vacation trip with his family to Mexico City. He later said that he meant to explore opportunities there because of the growing atmosphere of repression in the United States, but all the evidence indicates that he intended to return to the United States before making a final move. While he was in Mexico City the Korean war broke out, and Sobell did a very peculiar thing. He made a trip under a series of assumed names to Tampico to inquire about transportation to South America or Europe. When he returned to Mexico City he was kidnapped and was delivered to the FBI officers waiting for him at Laredo, Texas. As it turned out, the only testimony against him was that of his best friend, Max Elitcher.

Elitcher was a college classmate of Rosenberg and Sobell; he had few friends but knew Sobell well and had a nodding acquaintance with Rosenberg. With Sobell, Elitcher went to work for the Navy Department, and he signed a perjured loyalty statement disclaiming membership in the Communist party. By 1947 he was very apprehensive and believed that FBI men were following him everywhere. He became the patient of a psychiatrist in 1948 and continued for two years; he gave up the psychiatrist in 1950 when he became a government witness.

At the Rosenberg trial Elitcher testified that in June, 1944, his casual acquaintance Rosenberg visited him and in less than half an hour enlisted his services as a Soviet spy. Elitcher never delivered any secrets, but continued to enjoy Rosenberg's confidence. He had two functions at the trial: to allege that Sobell had dealings with Rosenberg; and to lay the ground for the introduction of the "blonde spy queen," Elizabeth Bentley, who testified to the nature of the "Communist conspiracy" and asserted that her paramour Golos had received messages from an unidentified "Julius."

Here is the sequence of events. In 1947 Harry Gold and his employer, Abraham Brothman, were brought before a federal grand jury to inquire into Brothman's relations with the Soviet purchasing agency, Amtorg. The grand jury found "no bill." On February 3, 1950, Klaus Fuchs made his voluntary confession. On May 23 Harry Gold confessed. On June 15 David Greenglass was arrested. On July 17 Julius Rosenberg was arrested. On July 29 Brothman was arrested on the charge that he had conspired with Gold to frustrate the grand jury investigation. On August 11 Ethel Rosenberg was arrested. On August 18 Morton Sobell was kidnapped. In November Brothman was tried and convicted on the testimony of Harry Gold and Elizabeth Bentley. Gold was sentenced for espionage in December on his own confession. He was now an accredited spy. The Rosenbergs were brought to trial for conspiracy to commit espionage on March 6, 1951, and were convicted on the testimony of Gold, David and Ruth Greenglass, and Max Elitcher, and were sentenced to death. Morton Sobell was sentenced to thirty years in prison. The next two years were occupied by legal maneuvers and appeals for clemency from the Pope, thousands of ministers, Albert Einstein, Harold Urey, and others. Justice Douglas' last-minute stay of execution on June 17, 1953 was vacated by the Supreme Court on June 19, in time to permit the scheduled electrocution the same evening.

Both the Brothman case and the Rosenberg case were prepared for trial by Roy Cohn and Irving Saypol. Both cases were tried before Judge Kaufman. Both Greenglass and Elitcher were represented by O. John Rogge. Greenglass was sentenced to fifteen years; Elitcher was never brought to

trial. Mr. Wexley points to the generous spacing between the successive arrests and the indictments and the trial to suggest that pressure was being put upon the witnesses to elaborate their stories and that time was afforded to permit them to co-ordinate them. He disbelieves the testimony for the prosecution altogether. Certainly the word of a psychopathic liar like Harry Gold can carry no weight, and it is beyond belief that any responsible espionage organization would choose such a man for even the smallest task, to say nothing of the greatest spy operation in history. To believe Greenglass' testimony we must assume that an automobile mechanic who failed all his high school science courses could piece together the supposed disclosures by scientists and his alleged stolen glimpses into a workable atomic bomb, that he could draw an accurate plan of the bomb, and that he could repeat the feat from memory nearly six years later. This reviewer finds this as incredible as did Harold C. Urey. But what kind of pressure could have been put on the witnesses to make them restify? Probably Gold needed no pressure; his reward was public attention. Greenglass' wife thought him unstable, but it seems unlikely that he was so pronounced a case as Gold; and the threat of prosecution for stealing uranium and Army supplies could hardly induce him to plead guilty to the more serious crime of espionage. Likewise it appears that Elitcher must have been moved by something more substantial than a bad conscience. We cannot dismiss the possibility that Greenglass and Elitcher may have been guilty of very serious crimes.

In the Court of Appeals Judge Jerome Frank observed that if the testimony of the Greenglasses were disregarded, "the conviction could not stand. But where trial is by jury, this court is not allowed to consider the credibility of witnesses or the reliability of testimony." Mr. Wexley has taken the case to a larger jury which may review the reliability of testimony. The publisher quotes Elmer Davis as saying of the book: "Assuming that the record is here correctly cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Elitcher and the Greenglasses, or much if any of that of Harry Gold." This means that the government had no case against the Rosenbergs. Obviously the Department of Justice cannot answer all criticisms. But unless it answers Mr. Wexley's we must conclude that the Rosenberg case is our Dreyfus case, outdoing the first in sordidness, cruelty, and terror.

Francis D. Wormuth.

University of Utah.

reprinted as a public service by

The Committee to Secure Justice for Morton Sobell 940 Broadway, N. Y. C. AL 4-9983

Justice for Morton Sobell and for America Walda Frank, eminent author, has said: "Sobell is a symbol of our responsibility, and of our danger, of the tragic danger to America if we permit this injustice to be done." WHAT YOU CAN DO 1. Ask for an investigationi The U.S. Senate Sub-Committee on Constitutional Rights is investigating violations of the Bill of Rights. People throughout the country are writing to request that the Sobell case be included on the sub-committee's agenda. Wen't you join this request? Write for Senator Thomas C. Honnings, Jr., Chairman Senate Sub-Committee on Constitutional Rights U.S. Senate Office Building Washington, D. C. 2. Centribute to the Sobell Fund! Contributions are urgently needed to provide for Morton Sobell's legal appeals for a new trial and for distributing information on the case throughout the country. Contribute as generously as you can. fill out the coups below and mail it with your contribution. MRS. MORTON SOBELL Committee to Secure Justice for Morton Sobell 940 Broadway New York City, N. Y. Please send me more information on the Sobell case. Enclosed find S.....contribution to provide for Morton Sobell's logal appeals for a new trial and for informing the gublic of the facts.

«Charle may be made populs to Mrs. Mortes Joseff of to the SORFLY COMMITTEE.



My husband, MORTON SOBELL is in Alcatraz— But he is innocent—there is no evidence—

Will You Help Right
This Wrong?...

Convicted without evidence!

- My husband Morton Sabell, now 37 years old, is a scientist. He was arrested in 1950 while we were vacationing in Mexico with our two children. The prosecution claimed my husband had fled the country and was deported by the Mexican government. Documentary evidence proves we were in Mexico legally and that we were preparing to return home when we were unlawfully kidnapped with the knowledge of U.S. authorities who wanted it to appear that my husband was fleeing.
- My husband was accused of "conspiracy to commit esplonage," and brought to trial with Ethel and Julius Rosenberg in 1951. He was condemned to 30 years in prison. From the day of his arrest the prosecution fed sensational stories to the newspapers with accusations that were never supported in court. He was falsely accused of being an "atom spy," even though Judge Kaufman later said to my husband in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project." No 12 jurors, who had for nine months been exposed to such inflammatory statements, could sit in judgment on my husband without prejudice.
- When the trial finally took place there was not a shred of evidence to prove espionage by my husband. There was only the word of one "witness" — Max Elitcher. Judge Kaufman said in his charge to the jury: "If you do not believe the testimony

- of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell."
- Elitcher admitted under oath that he had sworn falsely on an affidavit, that he was afraid of a possible perjury sentence and that he hoped to escape prosecution by appearing against my husband.
- From the day of his arrest my husband has been pressured to "confess" that he and the Rosenbergs were guilty. When he continued to appeal for a new trial, he was sent to Alcatrax, the prison reserved for hardened and dangerous criminals, 3000 miles from me and the children and from the help of our attorney.
- Since the trial, vital new evidence has been uncovered. A continued investigation constantly discloses more evidence in support of his plea of innocence. Such evidence includes documents showing that the prosecution witnesses knowingly committed perjury. Our attorneys are using this material in preparing appeals for a new trial.
- The Attorney General's Office has, to date, successfully prevented the Supreme Court from even once reviewing the case.
 Should a man be imprisoned in Alcatraz when there is so much proof of his innocence?

MRS. MORTON SOBELL

AMERICA'S CONSCIENCE SPEAKS

U.S. SENATOR WILLIAM LANGER:

"I pledge that everything I can do as a member of the Judiciary Committee of the U.S. Senate will be done to see that Morton Scholl gets feetice."

DR. HAROLD C. UREY, atomic scientist and Nobel Prize winners

"The integrity of justice as it is administered in the United States in at stake . . Mr. Sobell was not properly tried and the verdict and seatonce were not justified."

JUDGE JEROME N. FRANK of the Circuit Court of Appeals in a dissenting opinions

". . There was error, in this respect, which requires that Sobell be given a new trial."

BLMER DAVIS, radio commentator and author, said of the prosecution's witnesses in the Rosenberg-Sobell trial after reading the new book, "The Judgment of Julius and Ethel Rosenberg":

"Assuming that the record is here corrected cited (and I have no recees to suppose that it is not) I cannot believe the testimony of Elitcher and the Greenglasses, or much it any of that of Harry Gold."

JUDGE PATRICK H. O'BRIEN, Detroit, Michigans

"... In accordance with our inheritance as a liberty-leving nation, I argo the immediate release of Morton Soboli."

NANCY F. WECHSLER, NEW YORK POST:

"Whether Soboll should have been convicted on the manger record against him., whether the testics of the prosecution or the domester of the judge impaired the fairness of the proceedings, whether the defundants were convicted and sentenced on a record which might not have produced the name rough in animer times — all these are real issues which call for honest apprecises."

WARREN K. BILLINGS, who was framed with Tom Mooney, served 23 years in prison and was freed when his innocence was proved:

"The district atterney threatened as that if I didn't testify against Tam Mooney he would heap Mooney and the test. They let Morten Scholl know that if he didn't testify against the Seconbergs, he would be put in Alcatraz. But Morten Scholl desco't have anything to testify any more than I did."

CAREY MCWILLIAMS, THE NATIONS

"Aport from the fact that Elicher was 'so the head' for having previously falcified an affidavit, his testimony is inherently incredible."

PROF. STEPHEN S. LOVE, professor of law, Northwestern University:

"The 30-year sentence imposed upon Harton Sabell to a blight upon the topotation of American justice."

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WHAT YOU CAN DO

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Senator Thomas C. Honnings, Jr., Chairman Senate Sub-Committee on Constitutional Rights U.S. Senate Office Building Washington, D. C.

2. Centribute to the Sobell Fund! Contributions are urgently needed to provide for Morton Sobell's logal appeals for a new trial and for distributing information on the case throughout the country. Contribute as generously as you can. Fill out the coupen below and mail it with your contribution.

MRS. MORTON SOBELL Committee to Secure Just 940 Broadway New York City, N. Y.	ce for Morton Sobell
Please send me more la	formation on the Sobell case
Name	
Address	
City	
"Checks may be made payable to a	tre Mortes Sobell or 19 the SOURL COMMITTEE.



My husband, MORTON SOBELL is in Alcatraz—But he is innocent—there is no evidence—

Will You Help Right
This Wrong?...

* My husband was accused of "conspiracy to commit espienage," and brought to trial with Ethel and Julius Rosenberg in 1951. He was condemned to 30 years in prison. From the day of his arrest the prosecution fed sensational stories to the newspapers with accusations that were never supported in court. He was falsely accused of being an "atom spy," even though Judge Kaufman later said to my husband in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project." No 12 jurors, who had for nine months been exposed to such inflammatory statements, could sit in judgment on my husband without prejudice.

. When the trial finally took place there was not a shred of evidence to prove espianage by my husband. There was only the word of one "witness" --- Max Elitcher. Judge Kaufman said in his charge to the jury: "If you do not believe the testimony

of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell."

· Elitcher admitted under oath that he had sworn falsely on an effidavit, that he was afraid of a possible perjury sentence and that he hoped to escape prosecution by appearing against my husband.

· From the day of his arrest my husband has been pressured to "confess" that he and the Rasenbergs were guilty. When he sentinued to appeal for a new trial, he was sent to Alcatraz, the prison reserved for hardened and dangerous criminals, 3000 miles from me and the children and from the help of our

. Since the trial, vital new evidence has been uncovered. A continued investigation constantly discloses more evidence in support of his plea of innocence. Such evidence includes documents showing that the prosecution witnesses knowingly committed perjury. Our attorneys are using this material in preparing appeals for a new trial.

. The Attorney General's Office has, to date, successfully prevented the Supreme Court from even once reviewing the case. Should a man be imprisoned in Alcatraz when there is so much proof of his innocence?

MRS. MORTON SOBELL

AMERICA'S CONSCIENCE SPEAKS

U.S. SENATOR WILLIAM LANGER:

"I pladge that everything I can do us a member of the Judiciary Com of the U.S. Senate will be done to see that Morton Scholl gets justice."

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"The integrity of justice as it is administered in the United States is at stake . . . Mr. Sebell was not properly tried and the vardict and sentance were

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PROP. STEPHEN S. LOVE, professor of law, Northwestern Universitys

"The 26-year centence imposed upon Marine Scholl is a hlight upon the population of American instice."

Committee To Secure Justice For Morton Sobell

940 BROADWAY (Entrance on 22nd Street) NEW YORK 10, PL.Y.

Algonquis 4-9983(pr11 6, 1956.

Dear Friend:

Merton Sobell is the prisoner on the conscience of America. To are on the eve of new developments in the case which can well mark the final phase in securing justice in the Rosenberg-Sobell case. Before the end of this month, the attorneys have informed us that they will enter the courts to seek a new trial for forton Sobell. At the same time, thousands of Americans are asking the President for executive action to have the Attorney General consent to a new trial, or to pardom Morton Sobell or commute his centence.

The court action takes place after extensive investigation into the case. New, sensational disclosures will be made.

The public must know the facts. For this purpose, there will be a meeting to discuss and disclose the new evidence. It will be at

CARNEGIE HALL, 57th and 7th Avenue

on TUESDAY, MAY 15th, 1956, 8 P.M.

Important authorities on the pase will analyse and comment on the evidence of subernation of perjury by the presecution.

Justice in the Schell case is possible now in 1956. Tickets are \$1.50 each. We ask you to order them and to mail in a contribution to make the winning of the case possible and to bring the information to millions throughout the country. Make checks payable to Helen Sobell or to the Schell Committee.

Sincerely yours,

Cann Helician

Aaron Schneider
FOR THE COMMITTEE

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Committee to Secure Justice f 940 Broadway, New York 10, E.		011		
Enclosed find , for t	ickets for the	o Carnegie E	all meeting.	يونونون المراجع المراجع المراجع
Please send meadditional	tickets which	h I will try	to sell.	
Enclosed contribution of onew trial for Morton Sobell.	to help pay	the costs of	f the reque	st for a
una managan da	KADE	,		
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Of Atrocities, Doubts Rosenbergs' Guilt

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Sees Execution Of Rosenbergs FBI Atrocity'

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Bertrand Russell Accuses FBI

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MANCHESTER GUARDIAN

MONDAY MARCH 26 1956

Letters to the Editor

THE SOBELL CASE

To the Editor of the Manchester Guardieu

Sir,-I am writing to enlist your support in the case of Morton Sobell, an innocent man condemned as a result of political hysteria to thirty years in gaol and at present incarcerated in Alcatraz, the worst prison in the United States. He was sentenced as an accom-States. He was sentenced as an accomplice of the Rosenbergs in espionage. I am ashamed to say that at the time of the Rosenbergs' trial I did not look into the evidence. I have now done so. I am almost certain that the Rosenbergs were innocent and quite certain that the evidence against them would not have been considered adequate if prejudice had not been involved. But the Rosenbergs are dead and nothing can be done for them now except to hold up their official murderers to able up. Sottell, however, is alive and it is not too late for the United States to hom.

The forts in his case are briefly as follows:— He had a friend named follows:— He had a friend named follows:— He had a friend named follows:— He had been his best man. Either had stated on oath that he had never been a Communist. The FBL discovered that in making this statement he had committed perfury. They let him know that he could escape punishment if he would denounce other people as accomplices in treasonable activities. He decided to save his own skin by denouncing his best friend. Sobell. While negotiations in this sense were going on between him and the FBL Sobell and his wife and

their two small children went to Mexico. Sobell toyed with the idea of not returning to the United States, but rejected it. His decision to return became known to the F.B.L. which had determined to present him as a fusitive from justice. In order to be still able to present him in this light, they hired thugs, who beat him into unconsciousness, hustled him and his wife and their two children into fast cars, and drove them without stopping from Mexico City to the United States frontier. There they were handed over to an immigration officer, who falsely stamped their card of entry with the words "Deported from Mexico" although the Mexican Government had not been privy to the kidnapping and had expressed no intention of deporting them.

When Sobell was brought to trial these facts were not mentioned as his counsel considered that any criticism of the F.B.L. however justified, would only increase the severity of his sentence, his condemnation being regarded by his counsel as certain in soite of lack of evidence. The judge instructed the jury that they could not find Sobeli zuilty unless they believed Elitcher.

that they could not find Sobell guilty unless they believed Elitcher. Ellicher, because he was useful in this trial, has never been indicted for his acknowledged perjury and, in spite of his being known to be a perjuror, every word that he said against Sobell was heliaved

People express scepticism when it is said that most Germans did not know of Nazi atrocities, but I am sure that

the immense majority of Americans are quite ignorant of the atrocities committed by the F.B.I. They do not know of the standard technique of these-defenders of what, with cynical effrontery, they still call. "The Free World." The technique is one with which we have been made familiar in other police States such as Nazi Germany and Stalin's Russia. The police find a man whom they can prove to be guilty of some offence and they promise him immunity if he will manufacture evidence against people who could not otherwise he indicted. Perjury is especially useful as a lever because many people who have been Communist in their student days rashly hope that this can be concealed and swear that they were never Communists. After a sufficient number of secret interviews the F.B.I. descends upon innocent people with a posse of terrified perjurors and in the general hysteria every word uttered by the perjurors is accepted as gospel truth. I do not suppose for a moment that President Eisenhower is aware of this well-established technique. If he knew of it, he would not only feel the revulsion which all decent people must feel, but would realise that every such case which becomes known outside the United States turns hundreds of thousands of people, if not into Communists, at least towards neutralism and away from the policy of NA.T.O. For this large reason of public policy, as well as from motives of humanity and justice, it is to be hoped that something will be done to curb the F.B.I. A beginning might be made by the release of Morton Sobell or, at least, by ordering a new trial of his case.—Yours &c... Beatrand Rossku.

All Queen's Road, Richmond.

seprinted as a public service by

The Committee to Secure Justice for Morton Sobell 940 Broadway, N. Y. C. AL 4-9983

100-107111-18716

Justice for Morton Sobell and for America

Waldo Frank, eminent author, has said; "Sobell is a symbol of our responsibility, and of our danger, of the tragic danger to America if we permit this injustice to be done."

WHAT YOU CAN DO

1. Ask for an investigation The U.S. Senate Sub-Committee on Constitutional Rights is investigating violations of the Bill of Rights. People throughout the country are writing to request that the Sobell case be included on the sub-committee's agenda. Wen't you join this request? Write ter

Senator Thomas C. Hennings, Jr., Chairman Senate Sub-Committee on Constitutional Rights U. S. Senate Office Building Washington, D. C.

2. Contribute to the Sobell Fundi Contributions are urgently needed to provide for Morton Sobell's legal appeals for a new trial and for distributing information on the case throughout the country. Contribute as generously as you can. fill out the coupon below pid mail it with your contribution.

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	MRS. MORTON SOBELL Committee to Secure Justice 940 Broadway New York City, N. Y.			
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	Name	P*************************************		
•	Address		.•	
;	City	State	1	



My husband, MORTON SOBELL is in Alcatraz—But he is innocent—there is no evidence—

Will You Help Right
This Wrong?.

Convicted without evidence!

- My husband Morton Sobell, now 37 years old, is a scientist. He was arrested in 1950 while we were vacationing in Mexico with our two children. The presecution claimed my husband had fled the country and was deported by the Mexican government. Documentary evidence proves we were in Mexico legally and that we were preparing to return home when we were unlawfully kidnapped with the knowledge of U.S. authorities who wanted it to appear that my husband was fleeing.
- My husband was accused of "conspiracy to commit espionage," and brought to trial with Ethel and Julius Rosenberg In 1951. He was condemned to 30 years in prison. From the day of his arrest the prosecution fed sensational stories to the newspapers with accusations that were never supported in court. He was falsely accused of being an "atom spy," even though Judge Kaufman later said to my husband in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project." No 12 jurors, who had for nine months been exposed to such inflammatory statements, could sit in judgment on my husband without prejudice.
- When the trial finally took place there was not a shred of evidence to prove espionage by my husband. These was only the word of one "witness"—Max Elitcher. Judge Kaufman said in his charge to the jury: "If you do not believe the testimony

- of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell."
- Elitcher admitted under oath that he had sworn falsely on an affidavit, that he was afraid of a possible perjury sentence and that he hoped to escape prosecution by appearing against my husband.
- From the day of his arrest my husband has been pressured to "confess" that he and the Rasenbergs were guilty. When he continued to appeal for a new trial, he was sent to Alcatraz, the prison reserved for hardened and dangerous criminals, 3000 miles from me and the children and from the help of our attorney.
- Since the trial, vital new evidence has been uncovered. A continued investigation constantly discloses more evidence in support of his plea of innocence. Such evidence includes documents showing that the prosecution witnesses knowingly committed perjury. Our attorneys are using this material in preparing appeals for a new trial.
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 Should a man be imprisoned in Alcatrax when there is so much proof of his innocence?

MRS. MORTON SOBELL

AMERICA'S CONSCIENCE SPEAKS

U.S. SENATOR WILLIAM LANGER:

"I pledge that everything I can do as a member of the Judiciary Committee of the U.S. Seasts will be done to see that Morton Scholl gets justice."

DR. HAROLD C. UREY, atomic scientist and Nobel Prize winner:

"The integrity of justice as it is administered in the United States is at stake . . Mr. Sobell was not properly tried and the verdict and seatonts were not justified."

JUDGE JEROME N. FRANK of the Circuit Court of Appeals in a dissenting opinion:

". . . There was error, in this respect, which requires that Soboli be given a new trial."

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"Assuming that the record is here corrected cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Bitcher and the Grounglasses, or much it may of that of Harry Gold."

JUDGE PATRICK H. O'BRIEN, Detroit, Michigant

"... In accordance with our inheritance as a liberty-loving sailon, f urge the immediate release of Marion Sobell."

NANCY F. WECHSLER, NEW YORK POST:

"Whether Soboli should have been convicted on the meager record against him . . . whether the tactics of the prosecution or the demonstr of the judge impaired the fairness of the proceedings, whether the defendants were convicted and sentenced on a record which might not have produced the same result in calmer times — all these are real issues which call for hencet appraisal."

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"Apart from the fact that Elitcher was 'on the book' for having previously feleffed on affidavit, his testimony is inherently incredible."

PROF. STEPHEN S. LOVE, professor of law, Northwestern University:

"The 30-year contents imposed upon Morton toball is a blight upon the reputation of American justice."

'I AM INNOCENT'



Morton Sobell Seeks a New Trial

"... the prosecuting authorities knowingly, willfully, and intentionally used false and perjurious testimony and evidence, made false representations to the Court, and suppressed evidence."

Prisoner on Our Conscience

Morton Sobell, imprisoned in Alcatraz on a 30-year sentence, asserts his innocence and is fighting for a new trial. Millions of people believe he is telling the truth—that he is victim of a terrible injustice. Eminent Americans have declared that he was convicted on perjured testimony in an atmosphere of public hysteria. Our committee, made up of people who want to uphold justice in our country, asks YOU to look at the facts.

No Foidence

There was no documentary evidence—not so much as a scrap of paper introduced by the prosecution to prove Morton Sobell had committed a crime. The charge against him was "conspiracy to commit espionage," and he was tried in 1951 with Julius and Ethel Rosenberg. The Rosenbergs were executed three years ago this June despite the fact that millions of people in all walks of life expressed doubts as to their guilt and still do.

Irial Never Reviewed

Despite the illusion that the Rosenberg-Sobell case has been reviewed, it is a fact that the fairness of the trial has never been reviewed by the Supreme Court. As Supreme Court Justice Hugo Black said: "It is not amiss to point out that this Court has never reviewed this record and has never affirmed the fairness of the trial below." Surely a case of this magnitude requires a review.

Justice Demands New Frial

We say let there be a new trial so the full truth can come out. A man's life is at stake. Justice is at stake. Attorneys for Morton Sobell have new evidence that perjured testimony was used against Morton Sobell... President Eisenhower has authority to direct the Justice Department to agree to a new trial. Or he can pardon Morton Sobell, or commute his sentence to the six years already served. Will you do as thousands of others are doing?

Write a letter today to President Eisenhower, White House, Washington, D. C.

Ask him to direct the Justice Department to agree to a new trial, or to the CERCLA IA - YED GOT A COMMUNICATION THE ENTERING THE BEST OF T

based by: COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL, 940 Broadway, New York City - AL 4-9983

100-104111-15718

The Public Conscience Speaks on the case of MORTON SOBELL

(Some of the following comments were made concerning a new book on the Rosenberg-Sobell case, John Wexley's THE JUDGMENT OF JULIUS AND ETHEL ROSENBERG)

46. S. SEN. WILLIAM LANGER: "I pledge that everything I can do as a member of the Audicincy Committee of the U.S. Senate will be done to see that Seball gate futilize."

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PROF. PRANCES D. WORMUTH, Western Political Georgesty, published by the University of Utah: "Obviously the Department of Justice cannot answer all articlems. But unless it answers Mr. Wezley's we must canclude that the Rosenberg cane is our Drayfus case, cuitaing the first in particless, awaity, and terror."

WALDO FRANK, povokst and excepted. "Eshell is a symbol of our responsibility.

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CATHOLIC WORKER: "If there is enything to be gained by writing the powers that he it would be fine if the conders of this review would request that Marine Sobell be given a new trial."

Billings and Succe-Vanzetti assess "I believe that Marton Sabell received a ratton deal. Cortainly his incorcuration in Alexarus is completely unjustified and demands immediate correction. ... Whenever the public participates actively in righting a sevena, it strongthens the courts and all our institutions." SLMER DAVIS, author and journalist: "Assuring that the record is here correctly alted (and I have no reason to suppose that it is not) I cannot believe the dustmony of Elitcher and the Grounglasses as much if any of that of Harry Gold."

WAITE MILLS, adder of the Personal Biories" and fermer adirectal writes of the M. Y. Hereld Scheme: "The avidence on which Marten Scholl was convicted was probably perjurious; If it were legally possible, the case aught to be reviewed on its martis, while in any event the 20-year contenses was grossly dispreparationals to any arises actually attested against bles."

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which call for beaut appraisal."

Write a letter today to President Eisenhower, White House, Washington, D.C.

Ask him to direct the Justice Department to agree to a new trial, or to commute the sentence of Morton Sobell to time served.

lesued by: COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL, 940 Broadway, New Yednesty - AL 4-9923

18 2/8

CARNEGIE HALL Tuesday, May 15, 1956

MORTON SOBELL

Speakers

Judge Patrick H. O'Brien
Former Attorney General of Michigan
Stephen Love
Professor of Law
John Wexley
Author of "The Judgment of Julius and Ethel Rosenberg"
Rose Sobell
Mother of Morton Sobell
Wife of Morton Sobell

Message from Lord Bertrand Russell

I am very glad that a movement is on foot to secure justice for Morton Sobell. The evidence upon which he was convicted was not such as any court of justice would have thought adequate in a case not involving hysteria. I am profoundly convinced that the verdict against him was unjust and the sentence monstrously vindictive. What is very widely felt to be a miscarriage of justice in the case of the Rosenbergs as in that of Morton Sobell has done more harm to the cause for which the prosecutors stood than has been done by all the admitted acts of espionage. For the sake of the fair name of the United States as well as in the interests of common humanity. I ardently hope that this cruel injustice to an innocent man will be brought to an end at the earliest possible moment.

BERTRAND RUSSELL

"Prisoner on our Conscience" 🕾



Morton Sobell, imprisoned in Alcatrax on a 30-year sentence, asserts his innocence and is fighting for a new trial. Eminent Americans have declared that he was convicted on perjured testimony in an atmosphere of public hysteria. There was no documentary evidence introduced by the prosecution to prove Morton Sobell had committed a crime. The charge was "consuiracy to commit espionage" and he was tried in 1951 with Julius and Ethel Hosenberg. He was convicted on the unsupported testimony of one witness, a man who admitted on the astronometer stand that he feared a prison writence for previously being under math.

The Supreme Court has more reviewed his case.

A motion is now before the courts asking that Morton Sobell be freed or given a new trial. The motion charges that the prosecution knowingly used perjured testimony and deceived the courts.

Will you Help?

Join the many Americans who are writing letters to President Eisenhower, Washington, D.C., asking him to take favorable executive action in the Sobell case. The President has the authority to pardon Morton Sobell, to commute his sentence to the time already served, or he can ask the Attorney General to agree to a new trial.



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Mrs. Morton Sabell

80 Charlton St.

New York City

TA 9-9061

FOR RELEASE IN PAPERS OF PRIDAY, MAY 11

MENT TRIAL FOR MURTON SOBELL OR RELEASE BILL FROM PRISON

I have forwarded to President Bisenhower a letter concerning the case of my husband, Horton Sobell, signed by many eminent Americans, including Elmer Devis, commutator; Levis Humford, suther; Dr. Belend Bainton of the Tale Divinity School; Dr. Barold C. Ursy, Mobel Prize scientist; Rev. John Paul Jones; Dr. Limus Pauling, Mobel Prize scientist; Dr. Paul L. Lahmann of the Princeton Theological Seminary; and Prof. Gardner Hurphy of the Hemninger Foundation. The letter asks the President to take executive action, either to renowment a new trial for my husband, or to pardom him or commute his sentence.

The text of the letter, together with an elphabetical list of some of the signers, is attached.

Men of fill



President Dwight D. Eisenhewer The White Souse Hashington, D. C.

Dear Mr. President:

It is because we share your deep concern for the spiritual health of our nation and for the principles of justice upon which it is founded that we address ourselves to you concerning the case of Horton Sobell.

Horton Sobell, now in his sixth year of imprisonment and confined in Alcatras, is seeking a new trial to reverse his 30-year sentence on a charge of "conspiracy to commit espicace." Both he end his defenders maintain that he is innocent. Moreover, the trial record shows that the judge in passing sentence stated: "The evidence in the case did not point to any activity on your (Morton Sobell's) part in connection with the atomic bomb project."

We do not press upon you, Mr. President, the question of Liorton Sobell's innocence or guilt—for we ourselves are not of one mind on that issue. Our faith in our democratic system of justice assures us that the truth will ultimately be established.

We believe it is vital that our nation safeguard its security, but it is important that we do not permit this concern to lead us astray from our traditions of justice and humanity. In this light, we further believe that Horton Sobell's continued imprisonment does not serve our nation's interest or security.

Therefore, most respectfully and earnestly, in. President, we look to you to exercise your executive authority either by asking the Attorney General to consent to a new trial for libration Sobell or by the granting of Executive Pardon or Commutation. We take the liberty of urging your personal attention to this matter.

Dr. Ibrray Abomits, Los Angeles, Cal. Milnor Alexander of the American Friends Service Committee, Los Angeles, Cal. Dr. Roland H. Bainton, Tale Divinity School, New Haven, Conn. Rev. William Baird, Essex Community Church, Chicago, Ill. Rov. Reginald H. Bass, Community Church, Brooklyn, M.T. Helen Harston Beardsley, Los Angeles, Cal. Edward Biberman, Los Angeles, Cal. Dr. Lee Bigelman, Los Angeles, Cal. Jessie F. Binford, Rull House, Chicago, Ill. Prof. David Blackwell, University of California, Berkeley, Cal. Prof. Dark Bodde, University of Pennsylvania, Philadelphia, Pa. Reuben W. Borough, Los Angeles, Cal. Fraf. Murray Branch, Lourehouse College, Atlanta, Ga. Robert L. Brook, atterney, Los Angeles, Cal. Prof. Anton J. Carlson, University of Chicago, Chicago, Ill. Rabbi Franklin Cohn, Los Angeles, Cal. Dr. Ephrain Cross, City College, New York, N.Y. Bluer Davis, Commentator, Washington, D.C. Frank C. Davis, psychologist, Beverly Hills, Cal. Dorothy Day, editor Catholic Worker, New York, M.Y. Rabbi Julian B. Feibelman, Temple Sinai, New Orleans, La. John F. Finerty, attorney in the Sacco-Vensetti and Moomey-Billings cases, Walds Frank, author, Trure, Mass. J. Allan Frankel, atterney, Los Angeles, Gal.

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Rev. G. Shubert Frys, Synod of New York, Syracuse, M. T. Maxwell Goismar, Literary Critic, Harrison, N.T. Pref. Erwin R. Goodenough, Tale University, New Haven, Com. Dr. Alice Hamilton, Hadlyme, Conn. William Harrison, publisher and editor Boston Chronicle, Boston, Mass. Rev. John Paul Jones, Union Presbyterian Church of Bay Ridge, Brooklyn, H. T. Prof. Isaac Koltheff, University of Minnesota, Minnespolis, Minnespoli J.M. Kuehne, Prof. Emeritus, University of Texas, Austin. Rev. John Howland Lathrop, Unitarian Church, Brooklyn, E.Y. Dr. Norman Lavet, North Hollywood, Cal. Dr. Paul L. Lehmann, Directer of Graduate Studies, Princeten Theological Seminary Dr. Hilton Lester, Beverly Hills, Cal. Dr. Hilton Z. London, Los Angeles, Cal. Dr. Bernard H. Loomer, Divinity School of the University of Chicago, Chicago, Ill. Daniel Marshall, attorney, Los Angeles, Cal. Dr. Leo Mayer, New York, N.Y. Louis McCabe, attorney, Philadelphia, Pa. Rev. Sidney G. Menk, University Heights Presbyterian Church, New York, N. T. Levis Humford, author, Amenia, K.Y. Pref. Gardner Murphy, Menninger Foundation, Tepeka, Kensas Dr. Scott Mearing, Camp Rosier, Maine Theodore Minesteel, Los Angeles, Cal. Judge Patrick H. O'Brien, Detroit, High-Prof. Victor Paschkis, Columbia University, New York, W.Y. Dr. Linus Pauling, Robel Prize scientist, Pasadena, Cal. Dr. Alexander E. Pennes, Los Angeles, Cal. Richard W. Petherbridge, attorney, El Centre, Cal. Rev. Dreyden L. Pholps, Fellowship Church, Berkeley, Cal. Dr. Irving E. Putnam, Methodist Church, Minneapolis, Minn. Prof. Anatol Rappaport, University of Michigan, Ann Arbor, Mich. Prof. Oscar K. Rice, University of North Carolina, Chapel Hill, M.C. Prof. Helcolm Sharp, University of Chicago Law School, Chicago, Ill. Margaret T. Simkin, Les Angeles, Cal. Aidge Edward P. Tetten, Santa Ana, Cal. Dr. Harold C. Urey, scientist and Mobel Price winner, Chicage, Ill. Pref. Prancis D. Hermith, University of Utah, Salt Lake City, Utah Dr. Frank Teymouth, Les Angeles, Cal.

Nate:

Affiliations are for identification only.

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Committee To Secure Justice For Morton Sobell

940 BROADWAY, NEW YORK 10, N. Y.

Algonquin 4-9983

Dear Friend:

As we have been indicating recently, events in the Sebell case are moving very rapidly.

On May 8, the court motion was filed.

On May 11; the letter to the President, signed by Elmer Davis, Dr. Harold C. Vrey, Lewis lumford and 58 other eminent Americans was made public by Mrs. Helen Sobell.

This letter meets the requirements in the Sobell case in a clear cut and concise may: "consent to a new trial for Horton Sobell co...the granting of Executive Fardon or Commutation."

Those words sum up the program of all who seek justice in this case.

Many thousands of such appeals, indigenous in language and origin to your community, signed by individuals or groups of persons, varying in degree with the feelings of the signers, emphasizing the points felt most keenly, independent of one another, numerous as to number and character of their supporters - these can create an atmosphere conducive to favorable action for Sobell.

He can secure this support if we keep in mind that we are dealing with a case that, in its positive interest, has a breadth no other issue has shown.

Regardless of the past history of your work in the case - be it large or small- this is the time for an inspired affort.

If you understand the meaning of the day of Bobell's step on free soil, if you sense its meaning to our country and its liberties, if you can see it as clearly as future mankind will see it, you will feel compelled to put your devoted energies into securing the future of our liberties by securing Sobell's freedom.

Sincerely.

Navid Alman
FOR THE COURTTEE



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GLORIA AGRIN Mar. 1956



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Fithing the plays a motion for a most rial for Morton Soboli will be entered in the good to the solution of the most took action the Hotorial Scourity Subcommittee is solving press headlines with the mehabod testimony of Marry Hold and David Groon lass Proy presecution with the secretary the Moscoberg-Soboli trial in 1951?

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In his book Head Windgmont Mof Suline and Ethal Beschorg, adding Worldy provide What Harry Cold is a pathological Riar Editols chimsolf, admitting two phentacy life, wait: With it is a wonder; that Steam Midn's come out of any mars; at Misses Machine Proceedly and Ethio Hury projected Hold's postiment manufacture and English and Steam Steam Steam of the Mofordman.

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It is our wellef that these bearings are primed to prejudice worton wobell's For the oning we fold appeal. Whit west leations who we amend any mee facts but will wead to a single word is ton — That who we constant and ly wead wer jured west inony win we anute in worton wobell.

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From the "Letters to the Editor" column of the Manchester Guardian, INFLUENTIAL BRITISH NEWSPAPER

Lord Bertrand Russell, eminent philosopher and mathematician, Initiated an International discussion on the case of Morton Sobell, when he wrote the following letter published in the Manchester Guardian on March 26, 1956:

Letters to the Editor

THE SOBELL CASE

To the Editor of the Manchester Guardien Sir,-I am writing to enlist your support in the case of Morton Sobell. an innocent man condemned as a result of political hysteria to thirty years in gaol and at present incarcerated in Alcatraz, the worst prison in the United States. He was sentenced as an accom-States. He was sentenced as an accomplice of the Rosenbergs in espionage. I am ashamed to say that at the time of the Rosenbergs' trial I did not look into the guidence. I have now done so. I am almost certain that the Rosenbergs were innocent and quite certain that the evidence against them would not have been considered adequate If prejudice had not twen involved. But the Rosenberg, are deed and arching can be done but them now accord to be done in them now accord to the done in them are accorded to the first and the second to the first and the second to the second to

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two children into fast cars, and drove them without stopping from Mexico City to the United States frontier. There they were handed over to an immigration officer, who falsely stamped their card of entry with the words "Deported from Mexico" although the Mexican Government had not been privy to the kidnapping and had expressed no intention of deporting them.

When Sobell was brought to trial these facts were not mentioned as his counsel

When sobell was prought to trist stress facts were not mentioned as his counsel considered that any criticism of the F.B.I., however justified, would only increase the severity of his sentence, his condemnation being regarded by his counsel as certain in spite of lack of evidence. The judge instructed the face that these that the counter as a few counters. jury that they could not find Sobell guilty unless they believed Elitcher. Elitcher, because he was useful in this bits, but hereigned paying and in gete of the brong hundry but he griper, every bond that be guilty and the griper of the brong hundry but a guilt-out that he guilt against butell true believed.

forms express propicion when it is said that most Germans vid not brown of Next atroction, but I am ours that of Nati atrocties, but I am sure that the immense majority of Americans are quite ignorant of the atrocties committed by the F.B.I. They do not know of the standard technique of these defenders of what with cynical effrontery, they still call "The Frace World." The technique is one with which we have been made familiar in other police States such as Naxi Germany and Stalin's Russia. The police find a man whom they can prove to be guilty of some offence and they promise him immunity if he will manufacture evidence against people who could not otherwise be indicted. Perjury is especially useful as a lever because many people who have been Communist in their student days rashly hope that this can be concealed and swear that they were never Communisting.



LORD BERTRAND RUSSELL

mists. After a sufficient number of secret interviews the F.B.I. descends upon innocent people with a posse of terrified perjurors and in the general hysteria every word uttered by the perjurors is accepted as gospel truth. I do not suppose for a moment that President Eisenhower is aware of this well-established technique. If he know of it, he would not only feel the revulsion which all decent people must feel, but would realise that every such case which becomes known outside the United States turns hundreds of thousands of people, if not into Communists, United States turns hundreds of thou-sands of people, if not into Communists, at least towards neutralism and away from the policy of N.A.T.O. For this large reason of public policy, as well as from motives of humanity and justice, it is to be hoped that some-

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all and the second production of the second second

Lord Russell's letter brought several replies. The following were cri

Letters to the Editor

THE CASE OF MORTON SOBELL 4.

To the Editor of the Manchester Guardian Sir,-The trial of the Rosenbergs was followed closely by everyone in the United States. When the trial was

concluded and the verdict delivered. there was not one faction or group or section of the public, with the exception of the Communist party, that did not believe that justice had been done. Before we look at the "facts" of the

Before We look at the "facts" of the Sobell case or discuss the "American Police State," let me mention the mission and the limitations of the Federal Bureau of Investigation. Briefly, it was formed to aid the Federal Government and the separate state, municipal, and county law-enforcement agencies (when they perhad for halls) in historical to justice state, municipal, and county lawenforcement agencies (when they
asked for help) in bringing to justice
those criminals whose activities were
inter-state by nature. Further, it made
available scientific aids to criminology
which the local agencies could not
afford. In 1940 its field included the
activities of those organisations which
sought to destroy the United States
from within, under the same scope and
limitations. limitations.

Let me point out the specific limita-tions on members of the F.B.L

(1) They have no power of arrest whatever.
(2) Their activities are restricted to

the continental limits of the United States.

(3) They do not prosecute for the State, or hold any special position in a trial. They are called to testify as any

citizen.

(4) They have no right of search.

(5) They may not initiate a investigation on their own.

They are not a police agency, but an investigating agency. I have never known a "thug" to work for them in any capacity. The agents must be, for the most part, university and law-school graduates. I have never known or heard of the F.B.L "beating up"

or heard of the F.B.I. "beating up" anybody.
But the "facts" of the recent letter not only implicate the F.B.I., but also the United States Bureau of Immigration, the Mexican Government, and the Federal Court System, who were in a vast conspiracy to thwart justice. I suggest that we submit the "facts" of the ease to the observations above and suggest that we submit the "facts" of the case to the observations above, and that we ask where the correspondent gained these "facts." The concluding half of the letter to which I refer does not justify any acknowledgment. Anyone who compares Nazi Germany and Communist Russia with the United States will not be dissuaded by a simple letter.—Yours &c., Wade N. Mack. St Catherine's Society, Oxford.

St Catherine's Society, Oxford.

blanket indictment of the "wellestablished technique" very similar to
"Nazi atrocities." I question the
accuracy of the first and absolutely
deny the phantasmagoria of the second.
The F.B.I. has been justly criticised on
occasion, like all security services, but
to compare it with the agents of "other
police States" is simply fantastic, and
a charge which furthermore, by implication, asserts that the Supreme Court
and the Presidents and officials of both
Democratic and Republican Administrations have been false to their paths to
uphold the Constitution. This charge
I fatly reject, even when Lord Russell
palliates President Eisenhower's guilt
by making it guilt by ignorance.

Lastly, as to the effect of the letter
which you published. I cannot imagine
that Lord Russell seriously believes
that such a shrill and distorted protest
can serve any useful purpose as far as
Sobell is concerned. His letter can only
please those who welcome AngloAmerican discord.—Yours &c...

Brasword Perking Assistant
Professor of Mistory, University of California, Los
Angerica.

812 Contents Court. Old

To the Editor of the Manchester Gu

To the Editor of the Manchester Guardian Sir.—I was absolutely astounded to read, somewhat belatedly, the letter on March 26 from Lord Russell. Is it possible that such a thing could have been written by that great man? Surely with so much in this world which unhappliy falls to meet his high philosophical standards he could find something better than the case of Morton Sobell for his crusading pen.

In any case he could do a better job of presenting his arguments. What, pray, does he use as a base for his purely emotional claim that Alcatraz is the "worst" prison in America? Personal experience? In actual fact Alcatraz is the "worst" prison in America solely from the standpoint of the prisoner who wishes to escape. I suggest to him that he makes a comparative tour of prisons both here and in America before he attempts to enlist support for a convicted criminal.

in America before he attempts to enlist support for a convicted criminal.

From this shameful beginning—for so acute a mind—Lord Russell goes on to quote facts which, so far as I am aware, have never reached public notice. Yet apparently he has some secret source of knowledge which he does not feel pressed to reveal. Where, for example, does he find the story that

Sobeli was deported to told him t thought it b at Subel!'s presume to methods of

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Note: All letters are reproduced they appeared in The Manchester

Additional letters in support statement on the Sobell cas

To the Editor of the Manchester Guerdian

To the Editor of the Manchester Guardian Sir.—The reactions of my American countrymen to Lord Russell's original letter on Morton Sobell are more elerming than the actual contents of that letter. Such over-righteous indistantion comports fill with America's pride in its capacity for self-criticism. Some of your correspondents assume that criticism of the F.B.I. must be that criticism of the F.B.I. must be the result of faithful and distorting some facts and inventing others. These things is and inventing others.

To the Editor of the Manchester Guardian Sir.-It is perhaps presumptuous for a young American to challenge an aged and eminent man like Lord Russell.

and eminent man like Lord Russell. But surely be himself would admit, on reflection, not only that the language of his letter published by you on March 26 was intemperate, but also that he had overstated his case. I think, with all due deference to his justly earned reputation, that he has done more than that. I think that his letter represents McCarthyism in

jetter represents McCarthyism in reverse.
First, as to the Sobell-Rosenberg case itself. I frankly admit that I have not read the entire record, as Lord Russell says he has. But I have followed the case closely and discussed it with lawyers of various political persuasions. None would agree that "official murder" had been committed, nor can it be claimed that Sobell was councied on the evidence of Eighter alone. That the sentences given in this case were harsh, not that the vertices were wrong, is the atmost that I think informed would admit.

Escapili on to the char of the FB L. Lord Russell flits posity from usual-planticus charges to the instance in a

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beaten in Mexico and the United States? Who list the defence counsel nat the defence counsel ist not to present the story rial? And how does he be an authority on the he R.B.I.?

ne r.b.l.; nong my friends a sub-ber of young men who are m agents for the Federal Investigation and I can after fifteen years of erience that Lord Russells or not only without foun-ordering on the hysterical, as that a man of his accom-an produce a letter full of claims and opinions and o demand action—his sort om resders who have to go on than his reputapower of his hortstory
I suggest that he refacts, review his paucity
of the case, reconsider
al fervour, restrain his
al, and rewrite his letter.

ROBERT H. ROSE. r Barn, Whitchurch, inghamshire.

of Lord Russell's

at inconceivable to associate with Lord Russell; though his letter surprised me, it was clear that the appropriate response was to inquire further, seek more information from Lord Russell such as he supplied in his second etter), and weigh his charges as objectively as possible. Your correspondents merely piped shrill polemics, told stories about fine young F.B.I. spents they have known, and even tried to discredit Lord Russell's claim by ad hominem remarks which were rearly intended to discredit him. This

Continued on next page

Lord Russell replied:

To the Editor of the Manchester Guardian

Sir.—The

letter from Professor

Perkins which appeared in your issue of March 31 demands an answer. It is possible to read through the whole of the official report of the judicial pro-ceedings in the Sobell case without learning many of the most important facts. Some, however, can be learnt from the official report. Professor

facts. Some, however, can be learnt from the official report. Professor Perkins objects to my saying that Sobell was condemned on the evidence of Elitcher alone. As to this, Judge Irving Kaufman in his charge to the jury said: "If you do not believe the testimony of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell." Elitcher's motives for giving false testimony do not, of course, sopear in the official report. But the interesting fact does appear there that the chief agent in the prosecution was McCarthy's now discredited herchman Cohn.

I should be glad to know how Professor Perkins would defend the kidnapping of his card by the United States immigration officer as "Deported from Mexico." As for the "blanket indictment" of the FBL, everybody knows at least the use that the FBL has made of repentant Communists. It is generally recognised in modern times that confessions extorted by torture in part ages are unreliable, but it is thought that testimony extorted from confessed perjurors by the threat of professor Perkins doubts whether my

confessed perjurors by the prosecution should be accepted without question.

Professor Perkins doubts whether my letter can have any useful effect. I had hoped that it might induce a re-examination of Sobell's case in America, though Professor Perkins's letter makes me fear that I was too optimistic in this respect. To pass to more general considerations. I most sarnestly desire good relations between the United States and my country, and I think it important that Americans should realise what an obstacle to such relations is created by authorised injustice. The cases of Oppenheimer and Lattimore did much harm in this respect, and even more has been done by the Rosenberg-Sobell case, It is not only for the sake of justice, but also for the preservation of Anglo-American friendship that I think a revision of Sobell's trial important. Such cases supply ammunitien for Communist propaganda in Britain and Western Europe, and do far more than most Americans realise to belp the Communist cause.

Mr Wade N, Mack points out the

Americans realise to neip me Communist cause.

Mr Wade N. Mack points out the limitations to the legal powers of the F.B.L. Has he never heard the ancient cuip "Quis custodiet custodes"? He goes on to say that he has never known a "thug" to work for the F.B.L. and has never known of the F.B.I. beating un snybody. This, I do not deny: but I think he might remember Dr John-son's remark, "Sir. what you don't

A TO THE PROPERTY OF THE STREET know would fill a very large book."
Mr Mack is mistaken in saying that
I implicate the Mexican Government.

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On the contrary, it was not a party to the action against Sobell.

Mr Corliss Lamont, of the well-known American banking family. writes to me:

writes to me:

"I was much interested in the 'New York Times' story of March 27, stying a summary of your views on the Federal Bureau of Investigation. From my own personal experience I can assure you that you have not exaggerated the aluation.

"Liberals and Radicals throughout the U.S.A. are fearful that the F.B.L is tapoing their 'phone, has installed a secret microphone in their living-room or ear, opens their mail, or goes over the contains of their wastenaper banket. Because I have an independent income, I am not bothered by such possibilities as much as many other people."

My Robert H. Rose meems in object.

bave an interpretent income. I am not bothered by such possibilities as much as many other people."

Mr Robert H. Rose seems to object to my quoting facts which have never reached the public and to accuse me of some secret source of knowledge. My sources of knowledge were all in published material. There is a very full account both of the Rosenberg case and of the Sobell case in a large book called "The Judgment of Julius and Ethel Rosenberg" by John Wexley, published by Cameron and Kahn. New York. Mr Elmer Davis, the radio commentator, said after reading this: "Assuming that the record is here correctly cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Elltcher and the Greenglasses, or much if any of that of Harry Gold." There is a brief summary in a leaflet called "The Facts in the Case of Morton Sobell." 1050 Sixth Avenue. New York 18. There is also a pamphlet called "U.S. Senator William Langer Asks Justice for Morton Sobell." 1050 Sixth Avenue. New York 18. There is also a pamphlet called "U.S. Senator William Langer Asks Justice for Morton Sobell." 1070 Parize man of by no means Left-wing opinion said: "The integrity of justice as it is administered in the United States is at stake... Mr Sobell was not properly tried and the verdict and sentence were not justified." Judge Patrick H. O'Brien, Detroit, Michigan said: "In accordance with our inheritance as a liberty-loving nation I urge the immediate release of Morton Sobell." Perhaps when Mr Rose has studied these documents he will admit that my letter was not full of unsupported claims.

In conclusion. I cannot do better than offer him the advice which he so kindly offers to me. "that he re-

ported claims.

In conclusion. I cannot do better than offer him the advice which he so kindly offers to me, that he re-examine his facts, review his paucity of knowledge of the case, re-evaluate his emotional fervour, restrain his crusading zeal, and rewrite his letter.

Yours &c. Bertand Russers.

41 Queen's Road, Richmond,
Surrey.

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Continued from page 2

technique only lends colour to his

technique only lends colour to his complaints.

Indeed why do these self-appointed spokesmen for the United States get so emotional when America is referred to as a Police State? Why is it so absurd to compare the United States to Fascist Germany and Communist Russia? If such harges are false then they are false; it should be easy to prove it. But why the hystarics? Is it not perhaps that prima facie at least the last six years of American internal affairs make such imputations plausible? Who will come forward and explain to the outside world the Gray Report on Dr Oppenheimer—a travesty of democratic inquiry? Who will ease the minds of intelligent Europeans and Aslans when they peruse the documents of the Rosenberg trial (cited in Lord Russell's letter of April 5) and like hearings concerning Professor Lattimore? Who will set into a sympathetic perspective the inquisition of university staff in the United States, and the spinelessness of the American Association of University Professors when liberal thinking was being crashed out of higher aducation? A large number of my friends and colleagues teaching in American universities are horrified and ashamed of the way in which their superiors sazzed before the blusterings of McCarthy and his gang They would be horrified also by Mr Wade Mack's confidence that only Communists were unhappy about the Rosenberg trial. Then there are the Jenners, the Veldes, the Brownells, and the army of creatures who work for them.

Lord Russell's serious accusations against the F.B.L. are hardly out of

for them.

Lord Russell's serious accusations against the F.B.I. are hardly out of phase with what America has been leaching the world to think of it. Though his charges are hard to accept as they stand, I would hear more and request of your correspondents that they cease trying to scream him down. And if he can substantiate his remarks Americans must be grateful to him and not demand an apology. What is

peeded is an American apologist who can set out the events occurring in America since 1950 in a way which will make it clearer to Asians and America since 1950 in a way which whit make it clearer to Asians and Europeans than it is now, that the United States is not a Police State, and resambles in no essential way Fascist Germany and Communist Russia.—Yours &c. Norwood Russell Hanson.

11 Brookside, Cambridge.

Letter by Sydney Silverman, Member of Parliament: To the Editor of the Manchester Guardian

Member of Parliament:

To the Editor of the Manchester Guardian

Sir,—Even in one's own country it
is only when real conviction is based
upon close study of the evidence that
one cares in a criminal case to challenge the final verdict of the appropriate court. A case subject to a
foreign jurisdiction no doubt calls for
even greater caution—and diffidence.
But the case of the Rosenbergs, for
whom nothing can now be done, and
of Mr Sobell, who is still alive—so far
as existence in Alratraz can properly
be so described,—has aroused worldwide interest for several years.

In June of last year Mr John
Wexley published in America a long
and fully documented account of the
matter under the title of "The Judgment of Julius and Ethel Rosenberg."

It runs to 664 pages, including 22
appendices. So far as I know, no
action has yet been taken against the
author or publishers, nor, again so far
as I know, is any action contemplated.
Yet it contains statements of fact and
express inferences from those facts
which, if they were made in corresponding circumstances in this country,
would leave both author and publishers
with no defence, not merely against
many libel actions, but against proceedings for gross contempt of court:
unless indeed they are true. If they
are true, and they do not seem to
have been challenged, all these convictions are quite plainty gross miscarriages of justice. If they are hot
true, I cannot understand Mr Wexley's
immunity, nor why so injunction

against further publication has been sought. For myself, I have little doubt that they are substantially true. One day, I am confident, the United States will be as ashamed of these trials as they already are of the Sacos and Vannetti affair and as France is of the

red by Francisco

they already are of the Sacob and Vannetti affair and as France is of the Dreyfus case.

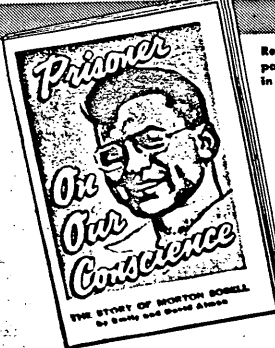
It is not possible to re-try these cases in the correspondence columns of a newspaper. But perhaps the views of some representative Americans may be of interest. The trial judge made it abundantly clear that the case against Mr Sobell rested upon the sole evidence of one Elitcher, a man who had already been convicted—he has never been sentenced—of perjury. Of his evidence Mr Elmer Davis declared: "I cannot believe the evidence of Elitcher," and Mr McWilliams in "The Nation": "His testimony is inherently incredible." Professor Love, professor of law in the North-Western University, has said: "The 30-year sentence imposed upon Morton Sobell is a blight upon the reputation of American justice." Judge Frank, in a diamenting judgment in the Circuit Court of Appeals, said: "There was error, in this respect, which requires that Sobell be given a new trial," while Dr Harold C. Urey, a well-known atomic scientist and a Nobel Prize winner, has declared: "The integrity of justice as it is administered in the United States is at stake.... Mr Sobell was, not properly tried and the verdict and sentence were not justified."

No human institution is infaltible. No one expects it to be. What undermines confidence in the administration of justice is not doubt about its infallibility but doubt about its intaglity. To refuse a new trial and at the same time to allow Mr Wexley's book to go unrefuted would be difficult to reconcile with good falth.

One final word. What possible justification can there he for confining Mr Sobell in Alcatrar. "-Yours dic...

Sydent Stevenson.

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Read this new 36-page pamphlet giving the facts in the Sobell case. 20c

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Complete Trial Transcript (boxed set of 8 volumes) \$6.00 The Judgment of Julius and Ethel Rosenberg 6.00 by John Wexley (672-page study of the Rosenberg-Sobell case) Speech by Dr. Harold C. Urey, Nobel prize-winning

atomic scientist Speech by U.S. Senator William Langer Western Political Quarterly review of 📑 💆 🔧 John Wexley's book

The Committee to Secure Justice for Morton Sobell 940 Breadway, New York City 11 AL 4-9963

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BELLEVILLE TO THE STATE OF THE

Set his as being swritten at 2 m.m. set sputs after 1 shave sinnished reading at he judgment Of Julius and Ethel Rosen berg shy John Wexley, at his (review) as solely and wholly the swort of Brett's falliday.

See a product that you may have some basis for assessing and evaluating the opinions I am going so express. I think it will be well so also sout the following facts on second:

See am mot a following heart social reformer.

Real sum in native American 51 years old, a registered Democratish to occasionally svotes Republican. If am married, the lather of one seeven year old staughter, the towner of a dog, a catastic anary and two goldfish. If own mythome in Westport (subject to a large mortgage sheld by the Prudential Insurance Co.) and I manage tooks out a fair living under our system of Capitalism.

the I have a time related flervent the are no the around of any country and any fellow Americans.

Self Reading this thook to I flohn the saley such as been a soul shattering experience for ane this a huge book, terrifying and sick making. If sinished the flast spage of Appendix 22, page 564, whout an shour ago, and I shave theen walking the hoor in agony since then.

inor an agony since and an account of the start and different and the start at a swindow sheyond which an abendarkness slies same rica.

I am strightened and ansuscated.

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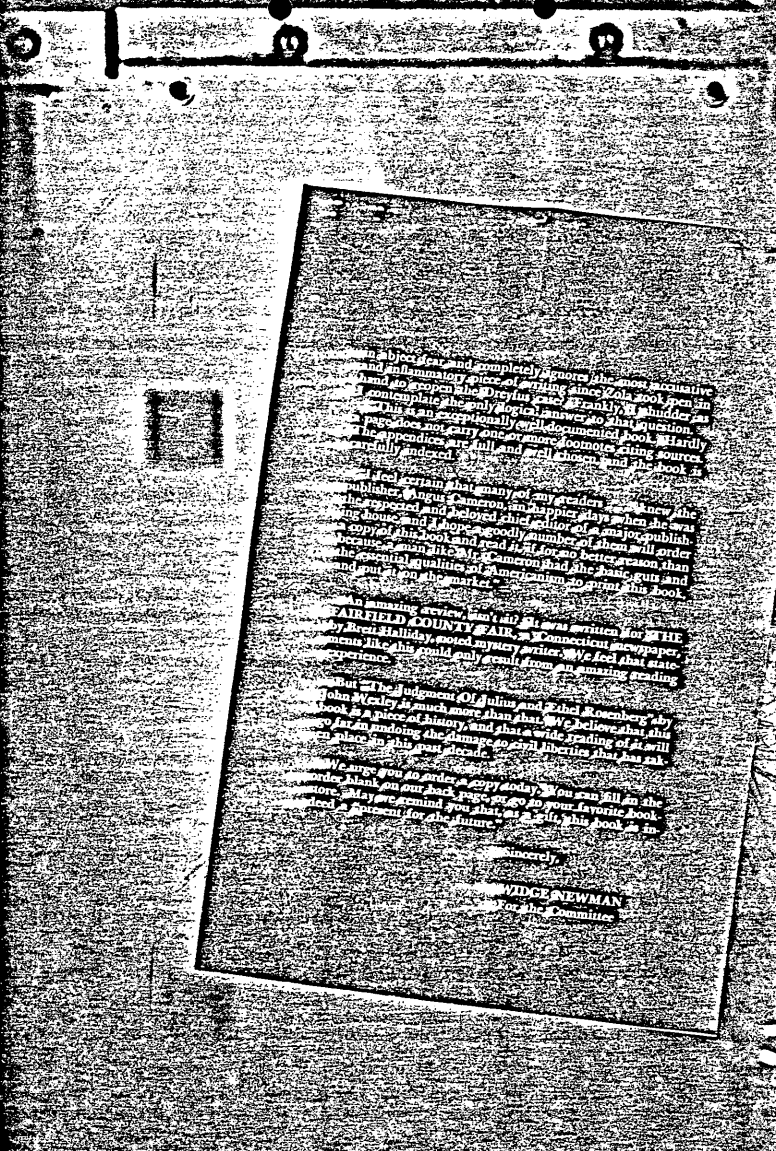
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Table the first conclusion is the right one at seems to me that a first gar. Hoover, firsting Kaulman, firsting Saypol and Roy Cohn (to say mothing of a shost of sunderlings) should immediately start suit against the author and his publishers for malicious and science libel.

Hell the second conclusion as correct, at seems no me that Helgar Hoover Astroing Maufman Africag Saypol, Roy John, set all should be indicted and stried for conspiring to nurder should be supported to the second set of the second se

all drave no way of determining whether the facts and/or new uthors interpretation of them are true or false. If only now that this shook was spublished in function that have seen no spublican nouncement to sany slegal action gainst the nuthor on his publishers. If o me whis sindicates acy do not have any grounds for such action.

The stop and think about this for a moment. What does this mean to you as an American - to my daughter who still grow sip in an America that tooks the other way



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meany workes will take part in paying thrib-mate No this such loved and prespected nor-inger of the Mar, will editmer will the field count the MICLARGE Restaurant on Nume 20th, as Saturday evening which it on your cal-mandar mor, sund plan min attend, will mer -711 the \$10 m plate.

Bertrand Mussell Speaks For Freedom Describes Sobell Pas San III nnocent Man

After a sufficient number of secret linter views, whe FRI descends upon simocent sec-le with a success of terrified perjurers and in the hysteria severy amord attered by the perjurers is accepted as the Equal first.

Helen Sobell will me in the 1.7. Sures for a Mer slays. Non Saturday Worll With, whe Valley Sobell Committee has splanned an evening with the rat 113120 Bloomfield in Sherman Cake.

On Sunday, Worll Sth. Suche Easts ide Sobell Committee his thaving a farunch fast 1257 EVen Pelt styome. With that sevening Cars Woobell has been sinvited sto a reception in San Diego.

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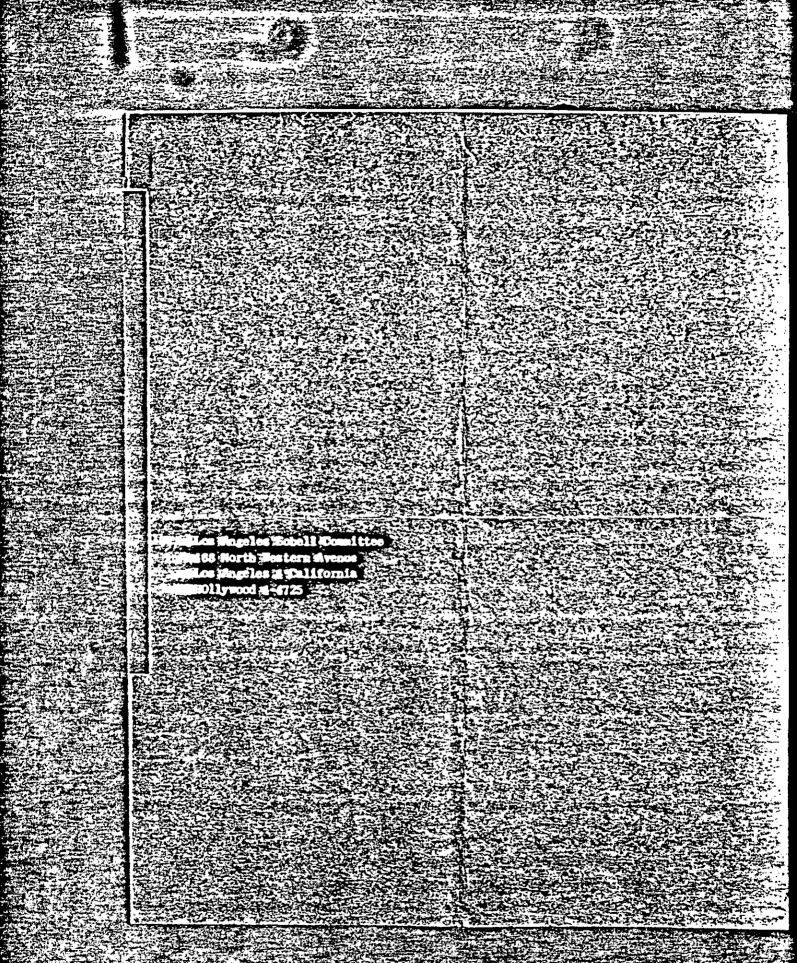
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TAM ZINNOCENT' (S)

Prisoner on Our Conscience

Morton Sobell, imprisoned in Alcatraz on a 30-year senience, asserts his innocence and is fighting for a new trial. Millions of people believe he is telling the truth — that he is victim of a terrible injustice. Eminent Americans have declared that he was convicted an perjured testimony in an atmosphere of public hysteria. Our committee, made up of people who want to uphold justice in our country, easks YOU to look at the facts.

No Fridence

There was no documentary evidence—not so much as a scrap of paper introduced by the prosecution to prove Morton Sobell had committed a crime. The charge against him was "conspiracy to commit espionage," and he was tried in 1951 with Julius and Ethel Rosenberg. Sobell was convicted on the unsupported testimony of one witness, a man named Max Elitcher. Elitcher admitted on the witness stand that he had previously lied under eath, and that he feared a prison sentence for perjury. Would you want your fate to depend on the word of an admitted liar who stood to save himself by occusing you?

HEAR MORE FACTS at the

Prisoner son Our Conscience 's MORTON SOBELL

Ampiess e

COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL 1940 Broodway, New York City - Algorquin 4-910]

Frial Mever Reviewed

Despite the illusion that the Rosenberg-Sobell case has been reviewed, it is a fact that the fairness of the trial has never been reviewed by the Supreme Court. As Supreme Court Justice Hugo Black said: "It is not amiss to point out that this Court has never reviewed this record and has never affirmed the fairness of the trial below." Surely a case of this magnitude requires a review.

Justice Demands New Frial

We say let there be a new trial so the full truth can come out. A man's life is at stake. Justice is at stake. Attorneys for Morton Sobell have new evidence that perjured testimony was used against Morton Sobell... President Eisenhower has outhority to direct the Justice Department to agree to a new trial. Or he can perdan Morton Sobell, or commute his sentence to the six years already served. Will you do as thousands of others are doing? Write a letter teday to President Eisenhower, Washington, D. C., asking him to take favorable action.

CARNEGIE HALL TUESDAY MAY 15

8:00 p. m. \$7th St. and 7th Ave. Admission: \$1.50 tex incl

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The Public Conscience Speaks on the case of MORTON SOBELL

(Some of the following comments were made concerning a new book on the Rosenberg-Sobell case, John Wexley's THE JUDGMENT OF JULIUS AND ETHEL ROSENBERG)

U. S. SEN. WILLIAM LANGER: "I pledge that everything I can do as a member of the Judiciary Committee of the U.S. Senate will be done to see that Sebell mets instice."

JUDGE PATRICK M. O'BRIEN, Derveit, Mich.: "... in accordance with our inberitance as a liberty-loving nation, I urge the immediate release of Marton Sebell."

DR. HAROLD C. UREY, etemic ecleatist and Nobel Prize winner: "The integrity of Justice as it is administered in the United States is at stake . . . Mr. Sebell was not properly tried and the verdict and sentence were not justified.

PROF. FRANCIS B. WORMUTH, Western Political Quarterly, published by the University of Utah: "Obviously the Department of Justice connot answer all criticisms. But unless it answers Mr. Waxley's we must conclude that the Rosenberg case is, our Drayfus case, autdoing the first in sordidness, cruelty, and terror."

WALDO FRANK, nevelist and asseyist: Sobell is a symbol of our emporsibility, and of our danger, of the tragic danger to America If we permit this injustice to be done."

EORD BERTRAND BUSSELL, philosophers
"I am ushamed to say that at the time
of the Rosenbergs" trial i did not look
into the evidence. I have now done so.
I am almost certain that the Rosenbergs
were innecent. . . But the Rosenbergs
are doad and nothing can be done for
them now. . . Sobell, however, is alive
and it is not too late for the United States
government to make some reparation to
him."

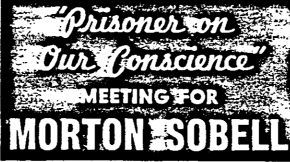
EATHOLIC WORKER: "If there is enything to be goined by writing the powers that be it would be fine if the readers of this seview would request that Morton Sobell be given a new trial."

JOHN F. FINERTY, atterney in Meaney-Billings and Secce-Venzetti cases: "I believe that Morton Sobell received a ratter deal. Certainly his incorceration in Alcotraz is completely unjustified and demands immediate correction. . . . Whenever the public participates actively in righting a wrong, it strengthens the courts and all our institutions." ELMER DAVIS, author and journalist: "Assuming that the record is here correctly cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Elitcher and the Greenglasses or much if any of that of Harry Gold."

WALTER MILLIS, editor of the "Forrested Dieries" and fermer editorial writer of the N. Y. Hereld Tribune: "The evidence on which Morton Sobell was convicted was probably perjurious; if it were legally possible, the case ought to be reviewed on its merits, while in any event the 20-year sentence was grossly disproportionate to any crime actually attested against him."

NANCY F. WECHSLER, New York Peet:
"Whether Sobell should have been convicted on the meagre record against him
... whether the toctics of the presecution or the demeaner of the Judge impaired the fairness of the proceedings,
whether the defendants were convicted
and sentenced on a record which might
not have produced the same results in
colmer times—all these are real issues
which call for honest appraisal."

HEAR
MORE
FACTS
at the



Auspices of

COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL --- 940 Breedway, New York City * Algorigan 4-993)

CARNEGIE HALL TUESDAY MAY 15

8:00 p. m. 57th St. and 7th Ave.

Admission: \$1.50

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the Lord Russell Debate

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From the "Letters to the Editor" column of the Manchester Guardian, INFLUENTIAL BRITISH NEWSPAPER

Lord Bertrand Russell, eminent philosopher and mathematician, initiated an international discussion on the case of Morton Sobell, when he wrote the following letter published in the Manchester Guardian on March 26, 1956:

Letters to the Editor

THE SOBELL CASE

To the Editor of the Manchester Guardian Sir,-I am writing to enlist your support in the case of Morton Sobell, an innocent man condemned as a result of political hysteria to thirty years in gaol and at present incaperated in Alcatraz, the worst prison in the United States. He was sentenced as an accomplice of the Rosenbergs in espionage. I am ashamed to say that at the time of the Rosenbergs' trial I did not look of the Rosenbergs' trial I did not look into the evidence. I have now done so. I am almost certain that the Rosenbergs were innocent and quite certain that the evidence against them would not have been considered adequate If prejudice had not been involved. But the Rosenbergs are dead and nothing can be done for them now except to hold up their official murderers to obloquy. Sobell, however, is alive and it is not two late for the United States. obloquy. Sopell, however, is alive and it is not too late for the United States Government to make some reparation

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The facts in his case are briefly as follows:— He had a friend named Elitcher, who had been his best man. Elitcher had stated on oath that he had never been a Communist. The F.B.I. discovered that in making this statement he had committed perjury. They let him know that he could escape het him know that he could escape punishment if he would denounce other people as accomplices in treasonable activities. He decided to save his own akin by denouncing his best friend. Sobell. While negotiations in this sense were going on between him and the F.B.I. Bobell and his wife and their two small children went to Mexico. Sobell toyed with the idea of not returning to the United States, but rejected it. His decision to return became known to the F.B.I., which had determined to present him as a fugitive from justice. In order to be still able to present him in this light, they hired thugs, who beat him into unconsciousness, huntled him and his wife and their two children into fast cars, and drove them without stopping from Mexico City to the United States frontier. There they were handed over to an immigration officer, who falsely stamped their card of entry with the words "Deported from Mexico" although the Mexican Government had not been privy to the kidnapping and had expressed no intention of deporting them.

When Sobell was brought to trial these facts were not mentioned as his counsel

when bobell was brought to trial these facts were not mentioned as his counsel considered that any criticism of the F.B.I. however justified, would only increase the severity of his sentence, his condemnation being regarded by his counsel as certain in spite of lack of evidence. The judge instructed the jury that they could not find Sobell guilty unless they believed Elitcher. Ellitcher, because he was useful in this trial, has never been indicted for his acknowledged perjury and, in spite of his being known to be a perjuror, every word that he said against Sobell was believed.

People express scepticism when it is said that most Germans did not know of Nazi atrocities, but I am sure that of Nazi atrocities, but I am sure that the immense majority of Americans are quite ignorant of the atrocities committed by the F.B.I. They do not know of the standard technique of these-defenders of what with cynical effrontery, they still call "The Frae World." The technique is one with which we have been made familiar in the realize. States such as Nazi Conother police States such as Nazi Ger-many and Stalin's Russia. The police many and Stalin's Russia. The police find a man whom they can prove to be guilty of some offence and they promise him immunity if he will manufacture evidence against people who could not otherwise be indicted. Perjury is especially useful as a lever because many people who have been Communist in their student days rashly hope that this can be concealed and swear that they were never Communications.



LORD BERTRAND RUSSELL

nists. After a sufficient number of secret interviews the F.B.I. descends upon innocent people with a posse of terrified perjurors and in the general hysteria every word untered by the perjurors is accepted as gospel truth.

I do not suppose for a moment that President Eisenhower is aware of this well-established technique. If he knew of it, he would not only seel the revulsion which all decent people must feel, but would realise that every such case which becomes known outside the United States turns hundreds of thousands of people, if not into Communists, onited States turns hundreds of thou-sands of people, if not into Communists, at least towards neutralism and away from the policy of N.A.T.O. For this large reason of public policy, as well as from motives of humanity and justice, it is to be hoped that some.

Continued on next page DDD

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thing will be done to curt to \$31.
A beginning might be man or the release of Morton Sobell or as seed, by ordering a new trial of he curt Yours &c... BERTAIN REMARKS.

61 Queen's Road, Rickment Surrey.

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Lord Russell's letter brought several replies. The following were crit

Letters to the Editor & mail!

THE CASE OF MORTON SOBELL

To the Editor of the Merchant Durch Sir,-The trial of the Australia was followed closely by everyone in the United States. When the pro! was concluded and the works account, there was not one faction to great of section of the public, win ste exception of the Communist parts, that did

not believe that justice has been done. Before we look at the "sem" of the Sobell case or discuss he "American Police State." Jet me sention the mission and the limitations of the Federal Eureau of securitalism. Briefly, it was former to all the Federal Government and the separate state, municipal, and mounty havenforcement agencies town they easted for help! in bringing to further those criminals before articles were interested to not turn. Further that he remained to help articles and the preminding which the premise and the preminding which the bear agencies send and an interest the activities of these organizations which another the demonstrate the the activities of these organizations which another the demonstrate the United States Before we look at the "som " of the three preparations which where the United States under the same grape and

nitations and the growth imita-na an imminum of the F.B.

(1) They have no person of arrest (2) Their arthritim are restricted to

the continental limits of the United States.

(3) They do not prosecute for the State, or hold any special position in a trial. They are called to testify as any

eitiren.
(4) They have no right of search.
(5) They may not initiate an investigation on their own.

They are not a police agency, but an investigating agency. I have never known a "thug" to work for them in any capacity. The agents must be, for the most part, university and law-school graduates. I have never known or heard of the F.B.I. "beating up" anybody. anvbody.

But the "facts" of the recent letter not only implicate the F.B.I., but also the United States Bureau of Immigration, the Mexican Government, and the Federal Court System, who were in a vast conspiracy to thwart justice. I suggest that we submit the "facts" of that we ask where the correspondent gained these "facts." The concluding half of the letter to which I refer does not justify any acknowledgment. half of the letter to which I refer noes not justify any acknowledgment. Anyone who compares Nazi Germany and Communist Russia with the United States will not be dissuaded by a simple letter.—Yours &c.,

Wadz N. Mack.
St Catherine's Society, Oxford.

To the Editor of the Manchester Guardien

To the Editor of the Manchester Gaerdina Sir.—I was absolutely astounded to read, somewhat belatedly, the letter on March 26 from Lord Russell. Is it possible that such a thing could have been written by that great man? Surely with so much in this world which unhappily fails to meet his high philosophical standards be could find something better than the case of Morton Sobeli for his crusading pen.

In any case he could do a better tob

Morton Sobeli for his crusading pen.

In any case he could do a, better job of presenting his arguments. What, pray, does he use as a base for his purely emotional claim that Alcatraz is the "worst" prison in America? Personal experience? In actual fact Alcatraz is the "worst" prison in America solely from the standpoint of the prisoner who wishes to escape. I suggest to him that he makes a comparative tour of prisons both here and in America before he attempts to enlist support for a convicted criminal.

From this shameful beginning—for so acute a mind—Lord Russell goes on to quote facts which, so far as I am aware, have never reached public motice.

have never reached public notice. Yet apparently he has some secret source of knowledge which he does not feel pressed to reveal. Where, for example, does he find the story that

Sobell was deported to told him thought it b at Sobel!'s presume to methods of

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plishments insupported then go on of action nothing mo histrionics. examine his of knowled his emotion crusading a —Yours &c

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Note: All letters are reproduced i they appeared in The Manchester

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blanket indictment of the "well-established technique" very similar to "Nazi atrocities." I question the accuracy of the first and absolutely deny the phantasmagoria of the second. The F.B.L has been justly criticised on occasion, like all security services, but to compare it with the agents of "other police States" is simply fantastic, and a charge which furthermore, by implication, asserts that the Supreme Court and the Presidents and officials of both Democratic and Republican Administrations have been false to their oaths to

Democratic and Republican Administrations have been false to their oaths to
uphold the Constitution. This charge
I fiatly reject, even when Lord Russell
palliates President Eisenhower's gullt
by making it guilt by ignorance.

Lastly, as to the effect of the letterwhich you published. I cannot imagine
that Lord Russell seriously believes
that such a shrill and distorted protest
can serve any useful purpose as far as
Sobell is concerned. His letter can only
please those who welcome AngloAmerican discord,—Yours &c. please those who welcome Anglo-American discord.—Yours &c.,
BRADFORD PERKINS, Assistant
Professor of History, University of California, Los
Angeles,
81a Coleherne Court, Old
Brompton Road, London
S.W. 5.

Additional letters in suppor statement on the Sobell cas

To the Editor of the Manchester Guardian

To the Editor of the Manchester Guardian
Sir,—The reactions of my Américan
countrymen to Lord Russell's original
letter on Morton Sobell are more
alarming 'than' the actual contents of
that letter. Such over-righteous indignation comports fill with America's
pride in its capacity for self-criticiam.
Some of your correspondents assume
that criticism of the F.B.I. must be
unfounded, must be merely antiAmerican, must be the result of faisitying and distorting some facts and
inventing others. These things I and

ane Lord Russellandate

tical:

besten in Mexico and the United States? Who not the defence counsel is not to present the story rial? And how does he be an authority on the the F.B.I.?

the F.B.I.?
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crience that Lord Russell's
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Is that a man of his accoman produce a letter full of
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to demand action—his sort
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e to go on than his reputapower of his hortatory
I suggest that he refacts, review his paucity
e of the case, reconsider
al fervour, restrain his
al, and rewrite his letter.

ROBERT H. ROSE. er Barn, Whitchurch, singhamshire.

n full es Guardian

of Lord Russell's

it inconceivable to associate with Lord Russell; though his letter surprised me, it was clear that the appropriate response was to inquire further, asek more information from Lord Russell (such as he supplied in his second letter), and weigh his charges as objectively as possible. Your correspondents merely piped shrill polemics, told stories about fine young F.B.L. agents they have known, and even tried to discredit Lord Russell's claim by ad hominem remarks which were by ad hominem remarks which were clearly intended to discredit him. This

Continued on next page

Lord Russell replied:

To the Editor of the Manchester Guardian Sir.-The letter from Professor Perkins which appeared in your issue of March 31 demands an answer. It is possible to read through the whole of the official report of the judicial proceedings in the Sobell case without learning many of the most important facts. Some, however, can be learnt from the official report. Professor Perkins objects to my saying that Sobell was condenned on the evidence of Elitcher alone. As to this, Judge Irving Kaufman in his charge to the jury said: "If you do not believe the testimony of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell." Elitcher's motives for giving false testimony do not, of course, appear in the official report. But the interesting fact does appear there that the chief agent in the prosecution was McCarthy's now discredited henchman Cohn.

I should be glad to know how Professor Perkins would defend the kidnapping of Sobell and the illegal stamping of his card by the United States immigration officer as "Deported from Mexico." As for the "blanket indictment" of the F.B.L. everybody knows at least the use that the F.B.L has made of repentant Communists. It is generally recognised in modern times that confessions extorted by torture in past ages are unreliable, but it is thought that testimony extorted from confessed perjurors by the threat of prosecution should be accepted without question.

Professor Perkins doubts whether my letter can have any useful effect. Perkins which appeared in your issue of March 31 demands an answer. It is

confessed perjurors by the threat of prosecution should be accepted without question.

Professor Perkins doubts whether my letter can have any useful effect. I had hoped that it might induce a re-examination of Sobell's case in America, though Professor Perkins's letter makes me fear that I was too optimistic in this respect. To pass to more general considerations. I most earnestly desire good relations between the United States and my country, and I think it important that Americans should realise what an obstacle to such relations is created by authorised injustice. The cases of Oppenheimer and Lattimore did much harm in this respect, and even more has been done by the Rosenberg-Sobell case, It is not only for the sake of justice, but also for the preservation of Anglo-American friendship that I think a revision of Sobell's trial important. Such cases supply ammunition for Communist propagands in Britain and Western Europe, and do far more than most Americans realise to help the Communist cause.

Mr Wade N. Mack points out the limitations to the legal powers of the F.B.I. Has he never heard the ancient cuip "Quis custodiet custodes"? He goes on to say that he has never known a "thug" to work for the F.B.I. and

goes on to say that he has never known a "thug" to work for the F.B.L and has never known of the F.B.I. beating un anybody. This, I do not deny: but I think he might remember Dr John-son's remark. Sir. what you don't

TO THE PARTY OF A STATE OF A STAT know would fill a very large took."
Mr Mack is mistaken in saying that I implicate the Mexican Government. On the contrary, it was not a party to the action against Sobell.
Mr Corliss Lamont. of the well-known American banking family, writes to me:

writes to me:

"I was much interested in the 'New York Times' story of March 27, giving a summary of your views on the Federal Bureau of Investigation. From my own personal experience I can assure you that you have not exaggerated the aituation.

Liberals and Radicals throughout the U.S.A. are fearful that the F.B.I. is tapping their 'phone, has installed a secret microphone in their living-room or ear, opens their mail, or goes over the contents of their wastepaper basket. Because I have an independent income. I am not bothered by such possibilities as much as many other people."

of their wastenance harket. Because I have an independent income. I am not bothered by such possibilities as much as many other people."

Mr Robert H. Rose seems to object to my quoting facts which have never reached the public and to accuse me of some secret source of knowledge. My sources of knowledge were all in published material. There is a very full account both of the Rosenberg case and of the Sobell case in a large book called "The Judgment of Julius and Ethel Rosenberg" by John Wexley, published by Cameron and Kahn, New York. Mr Elmer Davis, the radio commentator. said after reading this: "Assuming that the record is here correctly cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Ellitcher and the Greenglasses, or much if any of that of Harry Gold." There is a brief summary in a leaflet called "The Facts in the Case of Morton Sobell." 1050 Sixth Avenue, New York 18. There is also a pamphlet called "U.S. Senator William Langer Asks Justice for Morton Sobell." 1050 Sixth Avenue, New York 18. There is also a pamphlet called "U.S. Senator William Langer Asks Justice for Morton Sobell." Dr Harold Urey, who is a Nobel Prize man of by no means Left-wing opinion. said: "The integrity of justice as it is administered in the United States is at stake.... Mr Sobell was not properly tried and the verdict and sentence were not justified." Judge Patrick H. O'Brien, Detroit, Michigan. said: "In accordance with our inheritance as a liberty-loving nation I sarge the immediate release of Morton Sobell." Perhaps when Mr Rose has studied these documents he will admit that my letter was not full of unsupported claims.

In conclusion, I cannot do better than offer him the advice which he so kindly offers to me. "that he re-examine his facts, review his paucity of knowledge of the case, re-evaluate his ernotional fervour, restrain his crusading zeal, and rewrite his letter.—Yours &c.

BERTRAND RUSSELL.

41 Queen's Road. Richmond.

tb 733



Continued from page 2

technique only lends colour to his

secondie only lends colour to his complaints.

Indeed why do these self-appointed spokesmen for the United States set so emotional when America is referred to as a Police State? Why is it so absurd to compare the United States to Fascist: Germany and Communist to Fascist Germany and Communist Russia? If such charges are false then they are false; it should be easy to prove it. But why the hysterics? Is it not berhaps that prima facie at least the last six years of American internal affairs make such imputations plausible? Who will be a forward and least the last six years of American internal affairs make such imputations plausible? Who will come forward and explain to the outside world the Gray Report on Dr Oppenheimer—a travesty of democratic inquiry? Who will ease the minds of intelligent Europeans and Aslans when they peruse the documents of the Rosenberg trial (cited in Lord Russell's letter of April 5) and the hearings concerning Professor Lattimore? Who will set into a sympathetic perspective the inquisition of university staff in the United States, and the spinelessness of the American Association of University Professors when liberal thinking was being crushed out of higher education? A large number of my friends and colleagues teaching in Association of the way in which their superiors sagged before the blusterings of McCarthy and his gang. They would be borrified also by Mr. Wade. Mack's confidence that only Communists were unhappy about the Rosenberg trial. Then there are the Jenners, the Veldes, the Brownells, and the army of creatures who work for them.

Lord Russell's serious accusations against the F.B.L. are hardly out of

for them.

Lord Russell's serious accusations against the F.B.L. are hardly out of phase with what America has been teaching the world to think of it. Though his charges are hard to accept as they stand, I would hear more and request of your correspondents that they cease trying to scream him down. And if he can substantiate his remarks Americans must be grateful to him and not demand an apology. What is

needed is an American apologist who can set out the events occurring in America since 1950 in a way which will make it clearer to Asians and Europeans than it is now, that the United States is not a Police State, and resembles in no essential way Fascist Germany and Communist Russia.—Yours &c. Norwood Russell Harson, 11 Brookside, Cambridge.

Letter by Sydney Silverman

Member of Parliament:
To the Editor of the Manchester Guardian

Member of Parliament:

Member of Parliament:

Member of Parliament:

Member of Parliament:

Sir.—Even in one's own country is is only when real conviction is based upon close study of the evidence that one cares in a criminal case to challenge the final verdict of the appropriate court. A scase subject to a foreign jurisdiction no doubt calls for even greater caution—and diffidence. But the case of the Rosenbergs, for whom nothing can now be done, and of Mr Sobell, who is still alive—so far as existence in Alcatraz can properly be so described.—has aroused worldwide interest for several years.

In June of last year Mr John Wexley published in America a long and fully documented account of the matter under the title of "The Judgment of Julius and Ethel Rosenberg." It runs to 664 pages, including 22 appendices. So far as I know, no action has yet been taken against the author or publishers, nor, again so far as I know, is any action contemplated. Yet it contains statements of fact and express inferences from those facts which, if they were made in corresponding circumstances in this country, would leave both author and publishers with no defence, not merely against with no defence, and they do not seem to have been challenged, all these convictions are quity plainly gross miscarriages of justics. If they are not true, I cannot understand Mr Wexley's immunity, nor why so injunction

against further publication has been sought. For myself, I have little soubt that they are substantially true. One day, I am confident, the United States will be as ashamed of these trials as they already are of the Sacob and Vanzeti affair and as France is of the Drewylls case.

Vaniriti affair and as grants.

Dreyfus case.

It is not possible to re-try these cases in the correspondence columns of a newspaper. But perhaps the views of some representative Americans may be of interest. The trial judge made it abundantly clear that the case against Mr Sobell rested upon the sole evidence of the property of the Mr Sobell rested upon the sole evidence of one Elitcher, a man who had already been convicted—he has never been sentenced—of perjury. Of his evidence Mr Elmer Davis declared: "I cannot believe the evidence of Elitcher," and Mr McWilliams in "The Nation": "His testimony is inherently incredible." Professor Love, professor of law in the North-Western University, has said: "The 30-year sentence imposed ible." Professor Love, professor of law in the North-Western University, has said: "The 30-year sentence imposed upon Morton Sobell is a blight upon the reputation of American justice." Judge Frank, in a dissenting judgment in the Circuit Court of Appeals, said: "There was error, in this respect, which requires that Sobell be given a new trial," while Dr Harold C. Urey, a well-known atomic scientist and a Nobel Prize winner, has declared: "The integrity of justice as it is administered in the United States is at stake. . . . Mr Sobell was not properly stake. . . Mr Sobell was not properly tried and the verdict and sentence were not justified."

No human institution is infallible. No

No human institution is infallible. No one expects it to be. What undermines confidence in the administration of justice is not doubt about its infallibility but doubt about its integrity. To refuse a new usal and at the same time to allow Mr Wexley's book to go unrefuted would be difficult to reconcile with good faith.

One final word. What possible justification can there be for confining Mr Sobell in Alcatraz!—Yours &cc...

SYDNEY SILVERMAN. House of Commons

THE STORY OF MORTON SOBELL by Emily and David Alman

Read this new 36-page pamphlet giving the facts in the Sobell case _____20c

ADDITIONAL LITERATURE

Complete Trial Transcript (boxed set of 8 volumes) \$6.00 The Judgment of Julius and Ethel Rosenberg 6.00 by John Wexley 672-page study of the Rosenberg-Sobell case) Speech by Dr. Harold C. Urey, Nobel prize-winning Western Political Quarterly review of the second second John Wexley's book The Committee to Secure Justice for Morton Sobell 940 Broadway, New York City 11 AL 4-9983

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RELEASE FOR AMS OF THEDRESDAY, MAY 16

COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL
940 Broadway, New York 10, N. Y.

AL 4-9983

From the desk of: Ted Jacobs

LARD RUSSELL SAYS INJUSTICE TO SOBELL HAPMS U.S.

PROF. LOVE CITES TRACEDY THAT SUPREME COURT NEVER REVIEWED TRIAL

COBELL'S MOTHER TELIS OF EUROPEAN TRIP

NET EVIDENCE DISPLAYED; AUTHOR JOHN TEXLEY SAYS TESTIMONY OF GOLD, GREENGLASS BEFORE SENATE SHOTS NEW LIES

MET YORK, May 15-Lard Bertrand Russell, eminent philosopher and mathematician, asserted in a statement made public tenight that the "miscarriage of justice" in the Sobell case has harmed the "fair name" of the United States.

The message from Lord Russell was read at Carnegic Hall at a public meeting held at 8 p.m. temight (Tuesday) under auspices of the Committee to Secure Justice for Horten Sebell. Last week Sebell, who is imprisoned in Alcatrax on a 50-year sentence imposed in the Rosenberg trial, filed a motion in U.S. Federal Court demanding freedom or a new trial on ground that the prosecution had knewingly used false evidence and testimany against him. Sebell, who was accused of "conspiracy to cammit espienage", asserts his innecesse.

"I am very glad that a movement is on fost to secure justice for Morton Sebell," said lard Russell, whe is convinced of Sebell's innocence. "The evidence upon which he was convicted was not such as any court of justice would have thought adequate in a case set involving hysteria. I am profoundly convinced that the verdict against his was unjust and the sentence monstreasly vindictive. That is very widely felt so be a miscarriage of justice in the case of the Resembergs as in that of Morton Scholl has done more harm to the cause for which the prosecutors stood than has been done by all the admitted acts of espirange. For the sake of the fair name of the United States as well as in the interests of common humanity, I ardently hope that this cruel injustice to an innocent man will be brought to an end at the earliest possible memont."

Stephen Lave, Chicago attorney and professor of law at Northwestern University, addressed the meeting and asserted that a great tragedy in the case was the failure of the U.S. Supreme Court to review the trial. Professor Love declared:

The great tragedy of this case is that in a case of this highly controversial nature, where the evidence was so insufficient, where the court-room and outside atmosphere were so inimical to the defendant, where the possibility of a fair trial was so obviously impaired, nevertheless the Supreme Court refused to pass upon the case, refused even to consider the full record.

"And the press, and the commentators, and that portion of the public misled by them, cry that the defendant has had a fair trial and consideration by the Supreme Court!"

Displayed before the audience at Carnegie Hall were reproductions of documents submitted with Morton Sobell's court motion filed last week. The documents show that efficial records of the Mexican government prove that Morton Sobell had entered Mexica legally and had never been deported, contradicting claims by the presecution in the trial.

Mrs. Rese Sobell, Morten Sobell's mother, reported on her three-month trip to England, France and Italy, from which she returned last week. She described her visits with eminent religious leaders, cultural figures, and persons of political preminence, to whem she appealed for support in her fight to free her son. She spoke with Lard Russell, members of Parliament in England, and visited with a representative of the Vatican.

Therever I went, Mrs. Sobell said, "I found that people have great love and respect for the United States. They have faith that a country with our traditions of justice will never let the injustice against my son stand. Everywhere I was met with warmth and an eagerness to help see justice done."

The meeting was also addressed by John Rexley, author of the book on the Resemberg-Sobell case, The Judgment of Julius and Ethel Resemberg. Wexley, in discussing the motion new before the courts, went over point by point the charges that the prosecution had used perjured testimony, deceived the courts, and supressed evidence.

Texley pointed to discrepancies in the recent testimony of Earry Gold and. David Green lass before the Senate Internal Security Committee. He said he had matched their testimony against their previous stories in the Resemberg-Sobell trial and found that they "had dug even deeper holes for themselves and the government's case." He said these witnesses were "tretted out" in an effort to repair the holes in their testimony he had exposed in his book, and to stem the growing tide of public epinion that an injustice was done.

"In addition," Texley said, "the Department of Justice was seeking to head off the motion filed in behalf of Morton Sobell last weak exposing the knowing fraud and the illegal kidnapping perpetrated by the presention against this surviving victim of the Rosenberg-Sobell case.

The meeting was also addressed by Helen Sobell. Morton Sobell's wife, who said she was convinced her husband stood"en the threshold of freedom." She referred to the appeal to President Eisenhewer, which she said she had made public last week. The appeal was signed by eminent imericans from throughout the country asking the President either to recommend a new trial, pardon her husband or commute his sentence.

CARNEGIE HALL Tuesday, May 15, 1956

MORTON SOBELL

Speaker:

Judge Patrick H. O'Brien Former Austracy Graces of Michigan

Stephen Lave
Professor of Law
John Wesley
Author of "The Judgment of Inless and Estel Resemberg"
River Subell
Mather of Mason Sabell
Helen Schell

Wife of Martin Sabell

Message from Lord Bertrand Russell

I am very glad that a movement is an first to secure justice for Morton Sobell. The evidence upon which he was convicted was not such as any court of justice would have thought adequate in a case ant involving hysteria. I am profoundly convinced that the verdict against him was unjust and the sentence monstrously vindictive. What is very widely felt to be a miscarriage of justice in the case of the Rosenbergs as in that of Morton Sobell has done more harm to the cause for which the prosecutors stood than has been done by all the admitted acts of espionage. For the sake of the fair name of the United States as well as in the interests of common humanity. I ardently hope that this crued injustice to an innocent man will be brought to an end at the earliest possible magnets.

BERTRAND RUSSELL

182

"Prisoner on our Conscience"



Mary Comment

Morton Sobell, imprimed in Alcatraz on a 30-year sentence, asserts his innocence and is fighting for a new trial. Eminent Americans have declared that he was convicted on perjured testimony in an atmosphere of public hysteria. There was no documentary evidence introduced by the prosecution to prove Morton Sobell had essamitted a crime. The charge was "conspiracy to commit espionage" and he was tried in 1951 with Julius and Ethel Rosenberg. He was convicted on the unsupported testimony of one witness, a man who admitted on the witness stand that he leared a prison sentence for previously lying under oath.

The Supreme Court has never reviewed his case.

A motion is now before the courts asking that Morton Sobell be freed or given a new trial. The motion charges that the prosecution knowingly used perjured testimony and deceived the courts.

Will you Help?

Join the many Americans who are writing letters to President Eisenhower, Washington. D.C., asking him to take favorable executive action in the Sobell case. The President has the authority to pardon Morton Sobell, to commute his sentence to the time already served, or he can ask the Attorney General to agree to a new trial.

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MORTON SOBELL

Judge Patrick H. O'Brien Former Attorney General of Michigan Stephen Love Professor of Law John Wexley Author of "The Judgment of Julius and Ethel Rosenberg" Rose Sobell Mother of Musica Sobell Helen Sobell Wife of Morton Sobell

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MORTON SOBELL

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John Wexley Author of "The Judgment of Julius and Ethel Rosenberg"

Rose Sobell Mother of Morton Sobell Helen Sobell Wife of Murton Sobell

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Committee To Secure Justice For Morton Sobell

940 BROADWAY (Entrance on 22nd Street) NEW YORK 10, N.Y.

Algonquin 4-7783

Dear Sir:

· . .

We are enclosing for your study a reprint of an article we believe to be of the utmost importance to justice in our country—a review which the distinguished vestern Political Cuarterly published of the new book by John Texley dealing with the Rosenberg-Sobell case. The review's conclusion presents a vigorous challenge to the Attorney General's Office. Also enclosed are summaries of other comments on this book raising equally serious questions about the case.

If you have read I'r. Wexley's book and have not yet expressed your views, we are anyious to hear any comment that you may have, particularly with reference to the part of the case concerning Forton Sobell. If you have not yet read Mr. Wexley's book, we urge you to do so at your earliest convenience.

Complimentary copies are available for review in newspapers or other publications. Otherwise, copies may be
obtained from our committee at the special price of \$4.50...
The book, which is 672 pages, retails for \$6.---

We believe a full discussion of l'r. Wexley's material . is of great importance at this moment in view of l'orton sobell's efforts to obtain a new triel to wrove his innocence.

Very sincerely yours,

Theodore Jacobs

Therdore Jeosba Fublic Relations

100. 104111 - 1874



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Some comments on

THE JUDGENT OF JULIUS AND ETHEL ROSENBERG

.by John Wexley

ELIER DAVIS, radio correntator and author: "Assuming that the record is here correctly cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Elitcher and the Greensiasses, or much if any of that of Herry Bold."

SATES H. WOLFE, Former Chief Sustice of the State of Dtahe are wars stand as a work of reference and decide many undecided points as they arise in this tragic case."

INDIANAPOLIS MINS: W... He reises on swful doubt that perhaps justice wasn't done, that a political frameup was successfully pulled off. "

Werk POST: "Whether Sobell should have been convicted on the meagre record against him... whether the tactics of the prosecution or the demeanor of the judge impaired the fairness of the proceedings, whether the defendants were convicted and sentenced on a record which might not have produced the same result in calmer times—all these are real issues which call for hanest appraisal."

CIEVELAND CALL AND POST: "Some day, when the Resemberg case has taken its place in history with the Dreyfus case in France, and the Scottsboro and similar cases here, copies of Texley's remarkable work will be very difficult to obtain."

waterns, make, professor of law, thiversity of Chicago: "...should wrong to it. Sobell, and in doing so to vindicate as for as possible our own intelligence, humanity and courage."

THE NATION'S WIT is Merley's cereful analysis of the complex pretrial factual situation, and of the trial itself that enables him to provide the reader with a clear and satisfactory account

EPETT HALLIDAY, systely writers "This is an exceptionally welldocumented book. Hardly a page does not carry one or more footnotes citing sources. The appendices are full and well chosen, and the book is esrefully indexed." WALTER MILLIS, editor of "The Forrestal Diaries" and former editorial writer for the N.Y. Herald Tribune: "The evidence on which Morton Sobell was convicted was probably perjurious; if it were legally possible, the case ought to be reviewed on its merits, while in any event the 30-year sentence was grossly disproportionate to any crime actually attested against him."

MARGOT JACKSON, Akron Rescon Journal: "The people in this book-some free now, two executed, one in Alcatras for life-become bloodand-breathing persons. The chain of events knotted here is as tout as any cleak-and-degree story. But this one wrenches the mind, for the whole question remains. Now was suction neverting.

W. DEWITT FARNING, Rochester Democrat and Chronicle: "Inevitably, as time passes, discussion is heard concerning the possibility that in the trial and execution of Julius and Ethel Rosenberg, the net result has been to create two martyrs. In his monumental work, The Judgment of Julius and Ethel Rosenberg, John Wexley, author of a number of outstanding books, presents detailed findings concerning the conduct of the trial and numerous comments on the character of witnesses whose testimony was presented. He also suggests disturbing implications with regard to the cold war and national hysteris."

FRANK HAINS, The Clarion-Ledger-Jackson (Pississippi) Daily News:

"This exhaustive (and often exhausting) study of the trial
record and the Columbia Law Review summary would seem to indicate
that there was not the proof beyond a shadow of a doubt which
the law demands; that the Rosenbergs were not convicted by the
evidence against them, but by the temper of the times. Whether
or not they were guilty in fect is a question which may never
be enswered."

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PROF. FRANCIS D. WCHUTH, Vestern Political Quarterly (published by the Dry Turner of Justice we must conclude that the Rosenberg case is our Dreyfus case, outdoing the first in sordidness, cruelty, and terror."

EROOKIYN JEWISH EXALINER: "The Resembergs are beyond the power of justice, but their alleged accomplice, Morton Sobell, is in Alcatraz; serving a 30-year term. An investigation and a retrial would seem warranted on the basis of Mr. Wexley's disclosures:"

Western Political Quarterly

Vol. VIII. No. 4

DECEMBER, 1955



Published Quarterly by the Institute of Government, University of Utah

Salt Lake Oity, Utah

COPTRICHT 1955, BY THE UNIVERSITY OF UTAH

The Judgment of Julius and Ethel Rosenberg. By JOHN WELLEY. (New York: Cameron & Kahn. 1955. Pp. xiv, 672. \$6.00.)

This book describes with a mass of detail the Rosenberg case, one of the most fascinating and significant trials of our generation. The author concludes that the Rosenbergs were entirely innocent.

This reviewer was advised that no one could review the book without reading the court count. He has been able however, only so read the court opinions (195 F.2d 563, 200 F.2d 666, 10 F. Supp. 798, 10 F. R. D. 521, 345 U.S. 989, 345 U.S. 1003, 346 U.S. 271, 346 U.S. 273) and the note in 54 Columbia Law Review 219 (1954). But an impossibly conscientious reviewer could not be satisfied with reading the record: it would be much morp-important to duplicate all of Mr. Wexley's independent researches. And should not the reader of the review also read the record and repeat the investigation, rather than trust the reviewer's report? None of this is feasible. If Mr. Wexley has misquoted the record or misstated fact, we may expect corrections to be forthcoming from interested parties. In the meantime, here is the gist of the story as Mr. Wexley tells it.

Harry Gold was a laboratory assistant who was recruited as a Soviet espionage agent in 1932 by one Tom Black of Jersey City. Black carried a pet black snake coiled about his neck and tossed marbles to a pet crow which caught them in flight. Gold loathed communism and refused to join the Communist party, but to escape Black's importunities and to repsy Black for finding him a job he agreed to the lesser course of serving as a Russian spy. Thereafter he dealt with a series of Soviet agents, all six feet

two, blond, and with determined features; only one of them, however, walked on the balls of his feet with a catlike tread. In 1950 he confessed to being Klaus Fuchs' American contact; after Gold's confession Fuchs identified Gold. (Fuchs had previously rejected the photograph of Gold and had identified another man; Gold's appearance did not match Fuchs' description; Gold's story was at variance with Fuchs' in vital respects.)

Gold also had a private life. He fell in love with a beautiful girl named Helen with one brown and one blue eye, but she married a wealthy manufacturer of peanut-chew candy named Frank. Then, to save her from a white slaver, he married a "comely, good-looking young lady" named Sarah. Sarah bore him two lovely children, but later transferred her affections to a wealthy realtor. Thereafter Gold wistfully watched his children from afar as they played in the park. (Gold was never married.)

David Greenglass was a member of the Young Communist League, a graduate of public school and a trade school, and an automobile mechanic. To better himself he enrolled in the Brooklyn Polytechnic High School but failed all eight of his eight technical courses. When he was drafted he was assigned to the machine shop at Los Alamos. At Los Alamos he stole a bit of uranium "as a souvenir," and also stole Army tools and supplies which he sold on the black market. This much appears to be undisputed. At his trial he asserted that because of his admiration for his brother-in-law Julius Rosenberg he readily acceded to the latter's suggestion that he steal atomic secrets. He thereupon pumped the scientists at Los Alamos, and on the basis of their disclosures and his own observations was able to draft accurate sketches and to supply explanatory matter on a "high explosive lens" when Gold called on him in Albuquerque on June 3. 1945. Gold was making a tour: he had just collected material from Fuchs in Santa Fe. (Fuchs' own testimony was that his only contact with a Soviet agent in America was in Boston in February, 1945.) Gold then returned by rail to New York in two days; apparently he arrived many hours before the fastest train.

While on furlough in September, 1945, Greenglass prepared for Rosenberg a cross-section of the Nagasaki bomb and a twelve-page explanation. Ethel Rosenberg, according to Greenglass and his wife, typed the notes. At his trial in 1951 Greenglass brought into court what he swore was an accurate copy, reproduced from memory, of what he had transmitted in 1945. Several atomic scientists subsequently swore that it was impossible for a man of Greenglass' attainments to have prepared the first sketch in 1945, so say mothing of seproducing it in 1951. Mr. Wexley too is incredulous: he suggests that Greenglass was coached during the nine months he was held in the Tombs before the case was brought to trial.

Julius Rosenberg was an engineer who married Ethel, the sister of David Greenglass, in 1939. In 1945 he was dismissed without a hearing from a plant manufacturing equipment for the Signal Corps on the charge that he was a Communist. In 1946 he went into business with the two Greenglass brothers, Bernard and David, but the business was not successful and in 1949 the two Greenglasses withdrew. Rosenberg undertook to buy them out but was unable to make the payments he had promised. During the time that Rosenberg was struggling with these financial difficulties, and spending an average of \$30 a year on his wife's clothes, he was also, according to Ruth Greenglass, David's wife, spending \$50-\$75 a night in night clubs; and he was able in 1950 to supply David Greenglass, who was bitter because Rosenberg owed him \$1,000, with \$5,000 to flee the country.

Morton Sobell was also an engineer, a college classmate of Julius Rosenberg. In 1950 he made a vacation trip with his family to Mexico City. He later said that he meant to explore opportunities there because of the growing atmosphere of repression in the United States, but all the evidence indicates that he intended to return to the United States before making a final move. While he was in Mexico City the Korean war broke out, and Sobell did a very peculiar thing. He made a trip under a series of assumed names to Tampico to inquire about transportation to South America or Europe. When he returned to Mexico City he was kidnapped and was delivered to the FBI officers waiting for him at Laredo, Texas. As it turned out, the only testimony against him was that of his best friend, Max Elitcher.

Elitcher was a college classmate of Rosenberg and Sobell; he had few friends but knew Sobell well and had a nodding acquaintance with Rosenberg. With Sobell, Elitcher went to work for the Navy Department, and he signed a perjured loyalty statement disclaiming membership in the Communist party. By 1947 he was very apprehensive and believed that FBI men were following him everywhere. He became the patient of a psychiatrist in 1948 and continued for two years; he gave up the psychiatrist in 1950 when he became a government witness.

At the Rosenberg trial Elitcher testified that in June, 1944, his casual acquaintance Rosenberg visited him and in less than half an hour enlisted his services as a Soviet spy. Elitcher never delivered any secrets, but continued to enjoy Rosenberg's confidence. He had two functions at the trial: to allege that Sobell had dealings with Rosenberg, and to lay the ground for the introduction of the "blonde spy queen," Elizabeth Bentley, who testified to the nature of the "Communist conspiracy" and asserted that her paramour Golos had received messages from an unidentified "Julius."

Here is the sequence of events. In 1947 Harry Gold and his employer, Abraham Brothman, were brought before a federal grand jury to inquire into Brothman's relations with the Soviet purchasing agency, Amtorg. The grand jury found "no bill." On February 3, 1950, Klaus Fuchs made his voluntary confession. On May 23 Harry Gold confessed. On June 15 David Greenglass was arrested. On July 17 Julius Rosenberg was arrested. On July 29 Brothman was arrested on the charge that he had conspired with Gold to frustrate the grand jury investigation. On August 11 Ethel Rosenberg was arrested. On August 18 Morton Sobell was kidnapped. In November Brothman was tried and convicted on the testimony of Harry Gold and Elizabeth Bentley. Gold was sentenced for espionage in De ber on his own confession. He was now an accredited spy. The Rosenbergs were brought to trial for conspiracy to commit espionage on March 6, 1951 and were convicted on the testimony of Gold, David and Ruth Greenglass, and Max Elitcher, and were sentenced to death. Morton Sobell was sentenced to thirty years in prison. The next two years were occupied by legal maneuvers and appeals for clemency from the Pope, thousands of ministers, Albert Einstein, Harold Urey, and others. Justice Douglas' last-minute stay of execution on June 17, 1953 was vacated by the Supreme Court on June 19, in time to permit the scheduled electrocution the same evening.

Both the Brothman case and the Rosenberg case were prepared for trial by Roy Cohn and Irving Saypol. Both cases were tried before Judge Kaufman. Both Greenglass and Elitcher were represented by O. John Rogge. Greenglass was sentenced to fifteen years; Elitcher was never brought to

trial. Mr. Wexley points to the generous spacing between the successive arrests and the indictments and the trial to suggest that pressure was being put upon the witnesses to elaborate their stories and that time was afforded to permit them to co-ordinate them. He disbelieves the testimony for the prosecution altogether. Certainly the word of a psychopathic liar like Harry Gold can carry no weight, and it is beyond belief that any responsible espionage organization would choose such a man for even the smallest task, to say nothing of the greatest spy operation in history. To believe Greenglass' testimony we must assume that an automobile mechanic who failed all his high school science courses could piece together the supposed disclosures by scientists and his alleged stolen glimpses into a workable atomic bomb, that he could draw an accurate plan of the bomb, and that he could repeat the feat from memory nearly six years later. This reviewer finds this as incredible as did Harold C. Urey. But what kind of pressure could have been put on the witnesses to make them testify? Probably Gold needed no pressure; his reward was public attention. Greenglass' wife thought him unstable, but it seems unlikely that he was so pronounced a case as Gold; and the threat of prosecution for stealing uranium and Army supplies could hardly induce him to plead guilty to the more serious crime of espionage. Likewise it appears that Elitcher must have been moved by something more substantial than a bad conscience. We cannot dismiss the possibility that Greenglass and Elitcher may have been guilty of very serious crimes.

In the Court of Appeals Judge Jerome Frank observed that if the testimony of the Greenglasses were disregarded, "the conviction could not stand. But where trial is by jury, this court is not allowed to consider the credibility of witnesses or the reliability of testimony." Mr. Wexley has taken the case to a larger jury which may review the reliability of testimony. The publisher quotes Elmer Davis as saying of the book: "Assuming that the record is here correctly cited (and I have no reason to suppose that it is not) I cannot believe the testimony of Elitcher and the Greenglasses, or much if any of that of Harry Gold." This means that the government had no case against the Rosenbergs. Obviously the Department of Justice cannot answer all criticisms. But unless it answers Mr. Wexley's we must conclude that the Rosenberg case is our Dreyfus case, outdoing the first in sordidness, cruelty, and terror.

Francis D. Wormuth.

University of Utah.

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The Committee to Secure Justice for Morton Sobell 940 Broadway, N. Y. C. AL 4-9983

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WARREN E. BILLINGS
San Francisco, California

June, 1956

Dear Friend:

The second second

Property of the Control of the Contr

Market

The state of

I am a free man today for two reasons. First, I was innocent. Second, enough Americans cared about justice to work, search, investigate and pay for my freedom and that of Tom Mooney.

Morton Sobell will be free. He is innocent, and enough Americans care about decency to set him free.

A new motion is now in the courts. The motion charges that the prosecution knowingly used perjured testimony. It asks that Sobell be freed or given a new trial. It's a good motion and it can win.

You remember Julius and Ethel Rosenberg. There was a lot of feeling against their execution three years ago this time. Just a little more might have saved them. A little more can free Sobell.

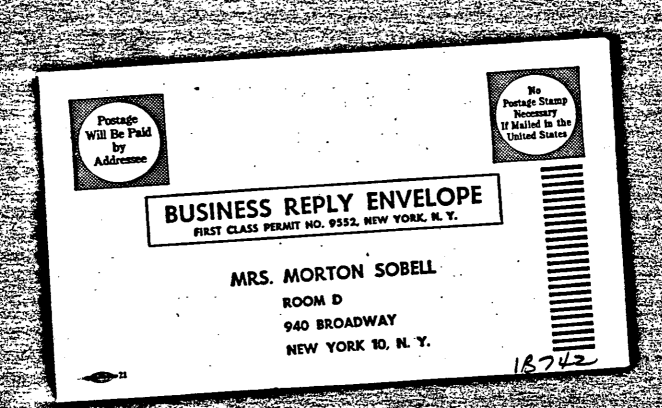
Your contribution can go a long way toward helping win that freedom. In the coming months scores of thousands of dollars will be needed to pay for investigation, legal work, and public education.

As a man freed from the nightmare of prison, I ask you to give as generously as you can-for Morton Sobell, for yourself, for our country. Checks may be made payable to Mrs. Morton Sobell or to the Sobell Committee, 940 Broadway, New York City.

Very sincerely yours,

Warren K. Billings

100-104111- 18443





WEDNESDAY, MAY 9, 1956

Before the courts

THE NEW YORK TIMES, WEDNESDAY, MAY 9,

SPY CASE RETRIAL SOUGHT BY SOBE

Perjury and Kidnap Alleged Petitioner Was Convicted In 1951 With Rosenbergs

Morton Sobell, serving thirty ers for conspiracy to commit wartime espionage, petitioned in Pederal Court yesterday for his freedom or a new trial.

The petition was based on alleged perjurious testimony and suppression of evidence by the prosecution, Sobell, now in Alcatraz Penitentiary, was convicted in 1651 with Ethel and Julius Rosenberg. The Rosenbergs were executed. ecuted

Bobell was arrested in Laredo.
Tex., by the Federal Bureau of
Investigation after he had been
escorted to the border by the
Mexican police. The Government
contended that Bobell had fied to

States



Morton Sobell

the prosecution had made fals merical procedures the development of the prosecution had made false mercico with his family to avoid prosecution; also, that he had saying he had gone to Merico been deported from that country. Without a visa. Attached to the The petition said that the prosecution had deliberately planned mercico without a visa. Attached to the petition had deliberately planned mercico without a visa. Attached to the petition were affidavits from the motion of Sobell from Merico City, assertedly to give the impression that country lawfully with a that Sobell was a fugitive. The petition contended that such prevented Sobell from returning voluntarily to the United States.

its. means of suppressing evidence bell further charged that that would have belped Sobell

establish his innocence. Among documents assertedly seized were Bobell's tourist card (visa) and his vaccination certificate, After Bobell's trial before Fud-

eral Judge Irving R. Kaufman, defense counsel ruised the ques-tion of abduction in asking for

tion of abduction in asking for an arrest of judgment.

At the time Judge Kaufman inquired why the defendant had not taken the stand to bring this out. Defense counsel said they had deemed it inadvisable for Sobell to testify. Judge Kaufman then reminded the defense that Sobell's wife, who had been a witness to the Mexico incident, had been available to tall of the alleged abduction.

The petition willbe referred to

The petition willbe referred to Judge Kaufman,

Sobell, Jailed As Spy, Files Freedom Plea

Charging that the prosection knowingly, willfully and intentionally used false and perfurious to a t i mony

against him, Morton Sobell, 88, convicted co-Rosenberg, yes-erdsy sought dom from



THE WASHINGTON POST and TIMES HERALD Sobell Seeks New Trial; Says He's Perjury Victim TORK, May & St. Morriand he was

i—Ban Francisco News -Tuesday, May 8, 1956

A-Spy in Alcatraz Asks Freedom or New Trial

NEW YORK May 8. Convicted at

Before the people...

MEW YORK POST, PRIDAY, MAY 11.º 1954

Plea to Ike Asks New Trial for Sobell

A request for a new trial or spies for the Russians on the freedom for Morton Sobell, considered with Ethel and Julius Rossing the subject of Sobell's dent Eisenhower.

Signed by 61 noted Americans, selves are not of one mind on that issue."

They pointed out, however, that

Signed by \$1 noted Americans, the letter was forwarded by \$50 bell's wife, Helen. It sake the President to "exercise your executive authority" either by asking the Attorney General to consent to a new trial or by granting searculive partion or commutation. xecutive p ardon or co

of his sentence.
Sobell is now in the sixth year of his 30-year term for "conspir-acy to commit espionage." The Rosenbergs were executed as

spies for the Russians on the atom any activity on Sobell's part somb project. | the atomic bomb project.

They pointed out, however, that in passing sentence the trial judge said the evidence did not indicate

Among the signers were:

Model Price-winning priorities Dr. Urey and Dr. Linus Pusings: commer Dava, author Lewis Missiaret, Pricer Murphy of the Menninger Pro-no, Dr. Poul L. Ledmann of the Pr-sological Statinary, Dr. Relead Rain by Davinity Mchool. Davishy Dre-

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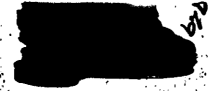












IN THEIR MEMORY

OR HIS FREEDOM

JUNEL 1983

"Always remember that we were innocent and could not wrong our conscience."

-Julius and Ethel Rosenherg

JUNE 1986

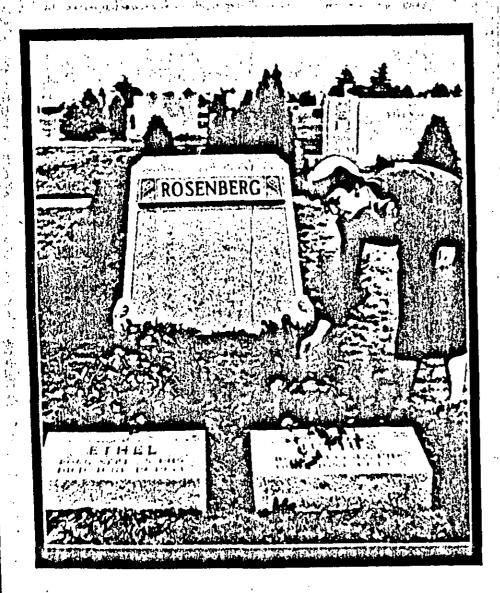
"., , the prosecuting authorities knowingly, willfully and intentionally used false and perjurious testimony and evidence, made false representations to the Court, and suppressed evidence."

> —From Morton Sobell's new legal appeal for freedom, filed in U. S. Federal Gaust, New York City.

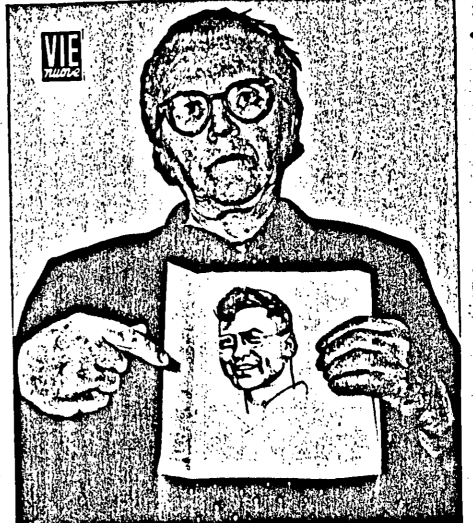
Presenting two photographs
expressing the despening dedication to
freedom for Morton Sobell
and vilidication of
Ethel and Julius Rosenberg.

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Helen Sobell, wife of Morton Sobell, places rases on the graves of Julius and Ethel Rosenberg at Wellwood Cemetery, Pinelawn, Long Island.



The madre è giunte in Italia : à a chieve le mainte minime con prime de company de la chieve le mainte de company de la chieve de company de la chieve de company de la chieve de company de la compan

Mrs. Rose Sobell, Morton Sobell's mother, asks freedom for her son. This full-page picture, published in the magazine Vie Nuove, Rome, Italy, was taken during Mrs. Sobell's recent European trip seeking aid in establishing the truth.